

Washington, Thursday, July 2, 1964

## Contents

•		
AGRICULTURAL MARKETING SERVICE Rules and Regulations Pears, Bartlett; grades and sizes_ 8375 AGRICULTURAL RESEARCH SERVICE Rules and Regulations Anti-hog-cholera serum and hog-cholera virus; expenses and assessment rates, 1964 8321 AGRICULTURAL STABILIZATION AND CONSERVATION SERVICE Rules and Regulations	Reduced rates on autos from San Juan, P.R., to New York; in- vestigation and suspension	INTERNAL REVENUE SERVICE  Rules and Regulations  Employment taxes; taxes under Federal Insurance Contributions Act
Marketing quotas and acreage allotments; corrections:  Cotton	Rules and Regulations Sport fishing: Parker River Na-	LABOR DEPARTMENT See Labor Standards Bureau;
Wheat 8375	tional Wildlife Refuge, Massa- chusetts8376	Wage and Hour Division.
AGRICULTURE DEPARTMENT	0	LABOR STANDARDS BUREAU
See Agricultural Marketing Service; Agricultural Research Service; Agricultural Stabilization and Conservation Service.	FOOD AND DRUG ADMINISTRATION Rules and Regulations	Rules and Regulations Child labor; State certificates of age
COAST GUARD Notices	Food additives; zoalene, penicillin, bacitracin, arsanilic acid; correction8376	LAND MANAGEMENT BUREAU Notices
Equipment, installations, or materials; approvals 8379		Proposed withdrawal and reserva- tion of lands: Montana8382
COMMERCE DEPARTMENT	ADMINISTRATION	Washington; termination 8382
See Great Lakes Pilotage Admin- istration; National Bureau of Standards.	Proposed Rule Making Pilotage; procedure governing revocation or suspension of registration and refusal to renew	NATIONAL BUREAU OF STANDARDS Notices
FEDERAL AVIATION AGENCY	registration8377	Computations for high frequency
Rules and Regulations	IITAITII EDIIGATION AND	radio systems; availability of
Restricted area; alteration 8322	HEALTH, EDUCATION, AND WELFARE DEPARTMENT	services 8382
FEDERAL MARITIME COMMISSION	See Food and Drug Administration.	SMALL BUSINESS ADMINISTRATION
Rules and Regulations	INITEDIAN DEPARTMENT	Notices
Maritime carriers; further interpretation of Shipping Act, 19168376	INTERIOR DEPARTMENT  See Fish and Wildlife Service;  Land Management Bureau.	Cape Fear Capital Corp.; suspension of license8385  (Continued on next page)
2010	Land Manaschicht Dineau.	(Continued on next page) 8303

### TREASURY DEPARTMENT

See also Coast Guard; Internal Revenue Service.

### Notices

Deputy Treasurer et al., authority delegation\_\_\_ 8381 Window glass from U.S.S.R., determination of sales at less than fair välue....

### WAGE AND HOUR DIVISION

### ·Notices

Certificates authorizing employment of full-time students working outside school hours in retail or service establishments at special minimum rates\_\_\_\_\_

8385

### Codification Guide

The following numerical guide is a list of the parts of each title of the Code of Federal Regulations affected by documents published in today's issue. A cumulative list of parts affected, covering the current month to date. appears at the end of each issue beginning with the second issue of the month.

A cumulative guide is published separately at the end of each month. The guide lists the parts and sections affected by documents published since January 1, 1964, and specifies how they are affected.

	7 CFR	
	722	8375
	728	8375
	917	8375
	9 CFR	
	131	8321
	14 CFR 73 [New]	8322
	16 CFR 13 (5 documents) 8322- 408	
	21 CFR 121	8376
	26 CFR 31	8305
	29 CFR 1500	8375
	46 CFR	
	530	8376
	Proposed Rules:	
-	401	8377
	50 CFR	o*
	33	8376
_		_

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## Rules and Regulations

### Title 26—INTERNAL REVENUE

Chapter I—Internal Revenue Service, Department of the Treasury

SUBCHAPTER C—EMPLOYMENT TAXES
. [T.D. 6744]

PART 31—EMPLOYMENT TAXES; AP-PLICABLE ON AND AFTER JANU-ARY 1, 1955

## Taxes Under Federal Insurance Contributions Act

On May 5, 1964, notice of proposed rule making was published in the FEDERAL REGISTER (29 F.R. 5889), with respect to conforming the Employment Tax Regulations (26 CFR Part 31) to the provisions of the amendatory legislation described in the notice. After consideration of all such relevant matter as was presented by interested persons regarding the rules proposed, the amendments of the regulations as proposed are hereby adopted.

[SEAL] MORTIMER M. CAPLIN, Commissioner of Internal Revenue.

Approved: June 29, 1964.

STANLEY S. SURREY,
Assistant Secretary of the
Treasury.

In order to conform the Employment Tax Regulations (26 CFR Part 31) to the provisions of Title II of the Social Security Amendments of 1956 (70 Stat. 839), Title IV, Part B of the Servicemen's and Veterans' Survivor Benefits Act (70 Stat. 878), Title IV of the Social Security Amendments of 1958 (72 Stat. 1041), section 22(a) of the Alaska Omnibus Act (73 Stat. 146), sections 104(h) and 202 (a) of the Farm Credit Act of 1959 (73 Stat. 387 and 389), section 18(c) of the Hawaii Omnibus Act (74 Stat. 416), Title I of the Social Security Amendments of 1960 (74 Stat. 926), Title II of the Social Security Amendments of 1961 (75 Stat. 140), section 110(e) of the Mutual Educational and Cultural Exchange Act of 1961 (75 Stat. 536), section 2(c) of the Act of September 21, 1961 (Public Law 87-262, 75 Stat. 543), section 202(a) of the Peace Corps Act (75 Stat. 626). and the Act of December 13, 1963 (Public Law 88-203, 77 Stat. 363) such regulations are amended as follows:

Paragraph 1. Paragraph (a) of § 31.0-3 of Subpart A of the regulations in this part is amended to read as follows:

### § 31.0-3 Scope of regulations.

(a) Subpart B. The regulations in Subpart B of this part relate to the imposition of the employee tax and the employer tax under the Federal Insurance Contributions Act with respect to wages paid and received after 1954 for employment performed after 1936. In addition to employment in the case of remuneration therefor paid and received

after 1954, the regulations in Subpart B of this part relate also to employment performed after 1954 in the case of remuneration therefor paid and received before 1955. The regulations in Subpart B of this part include provisions relating to the definition of terms applicable in the determination of the taxes under the Federal Insurance Contributions Act, such as "employee", "wages", and "employment". The provisions of Subpart B of this part relating to "employment" are applicable also, (1) to the extent provided in § 31.3121(b)-2, to services performed before 1955 the remuneration for which is paid after 1954, and (2) to the extent provided in § 31.3121(k)-3, to services performed before 1955 the remuneration for which was paid before 1955. (For prior regulations on similar subject matter, see 26 CFR (1939) Part 408 (Regulations 128).)

PAR. 2. Section 31.3101 is amended to read as follows:

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### § 31.3101 Statutory provisions; rate of tax.

SEC. 3101. Rate of tax. In addition to other taxes, there is hereby imposed on the income of every individual a tax equal to the following percentages of the wages (as defined in section 3121(a)) received by him with respect to employment (as defined in section 3121(b))—

(1) With respect to wages received during the calendar year 1962, the rate shall be 3½ percent;
(2) With respect to wages received during

(2) With respect to wages received during the calendar years 1963 to 1965, both inclusive, the rate shall be 3% percent;

(3) With respect to wages received during the calendar years 1966 to 1967, both inclusive, the rate shall be 41/2 percent; and

(4) With respect to wages received after December 31, 1967, the rate shall be 45% percent.

[Sec. 3101 as amended by sec. 208(b), Social Security Amendments 1954; sec. 202(b), Social Security Amendments 1956; sec. 401(b), Social Security Amendments 1958; sec. 201 (b), Social Security Amendments 1961]

Par. 3. Section 31.3101-1 is amended to read as follows:

### § 31.3101-1 Measure of employee tax.

The employee tax is measured by the amount of wages received after 1954 with respect to employment after 1936. See § 31.3121(a)-1, relating to wages; and §§ 31.3121(b)-1 to 31.3121(b)-4, inclusive, relating to employment. For provisions relating to the time of receipt of wages, see § 31.3121(a)-2.

Par. 4. Section 31.3101-2 is amended by revising paragraph (a) to read as follows:

## § 31.3101-2 Rates and computation of employee tax.

(a) The rates of employee tax with respect to wages received in calendar years after 1954 are as follows:

	Percent
1955 and 1956	_ 2
1957 and 1958	_ 21/4
1959	_ 21/2
1960 and 1961	_ 3
1962	_ 31/8
1963 to 1965, both inclusive	_ 35%
1966 and 1967	
1968 and subsequent calendar years.	

Par. 5. Section 31.3102 is amended by revising subsection (a) of section 3102 and the historical note to read as follows:

### § 31.3102 Statutory provisions; deduction of tax from wages.

Sec. 3102. Deduction of tax from wages-(a) Requirement. The tax imposed by section 3101 shall be collected by the employer of the taxpayer, by deducting the amount of the tax from the wages as and when paid. An employer who in any calendar quarter pays to an employee cash remuneration to which paragraph (7) (B) or (C) or (10) of section 3121(a) is applicable may deduct an amount equivalent to such tax from any such payment of remuneration, even though at the time of payment the total amount of such remuneration paid to the employee by the employer in the calendar quarter is less than \$50; and an employer who in any calendar year pays to an employee cash re-muneration to which paragraph (8) (B) of section 3121(a) is applicable may deduct an amount equivalent to such tax from any such payment of remuneration, even though at the time of payment the total amount of such remuneration paid to the employee by the employer in the calendar year is less than \$150 and the employee has not performed agricultural labor for the employer on 20 days or more in the calendar year for cash remuneration computed on a time basis.

[Sec. 3102 as amended by sec. 205A, Social Security Amendments 1954; sec. 201(h)(3), Social Security Amendments 1958]

Par. 6. Section 31.3102-1 is amended by revising paragraph (b) to read as follows:

## § 31.3102-1 Collection of, and liability for, employee tax.

(b) The employer is permitted, but not required, to deduct amounts equivalent to employee tax from payments to an employee of cash remuneration to which the sections referred to in this paragraph are applicable prior to the time that the sum of such payments equals:

(1) \$50 in the calendar quarter, for service not in the course of the employer's trade or business, to which § 31.3121(a) (7)-1 is applicable; or

(2) \$50 in the calendar quarter, for domestic service in a private home of the employer, to which § 31.3121(a) (7)-1 is applicable; or

(3) (i) \$100 in the calendar year 1955 or 1956, for agricultural labor, to which \$31.3121(a) (8)-1 is applicable; or

(ii) \$150 in any calendar year after 1956, for agricultural labor, to which \$31.3121(a) (8)-1 is applicable, but only to the extent that such payments are made prior to the twentieth day in such calendar year on which the employee

has performed such agricultural labor for the employer for cash remuneration computed on a time basis; or

(4) \$50 in the calendar quarter, for service performed as a home worker, to which § 31.3121(a) (10)-1 is applicable.

At such time as the sum of the cash payments in the calendar quarter or the calendar year, as the case may be, for a type of service referred to in this paragraph equals or exceeds the amount specified, the employer is required to collect from the employee any amount of employee tax not previously deducted. Further, at such time in any calendar year after 1956 as the employee has performed agricultural labor for the employer on 20 days during such year for cash remuneration computed on a time basis, the employer is required, regardless of the amount of remuneration paid by him to the employee in the calendar year, to collect from the employee any amount of employee tax not previously deducted. If an employer pays cash remuneration to an employee for two or more of the types of service referred to in this paragraph, the provisions of this paragraph are to be applied separately to the amount of remuneration attributable to each type of service. For provisions relating to the repayment to an employee. or other disposition, of amounts deducted from an employee's remuneration in excess of the correct amount of employee tax, see § 31.6413(a)-1. The application of this paragraph may be illustrated by the following examples:

Example (1). In the calendar year 1957 employer X makes several payments of cash remuneration to employee A for agricultural labor which constitutes employment. In March employee A works on some part of each of 8 days for which employer X makes his first payment of such cash remuneration to A in the amount of \$40. X deducts 90 cents (2½ percent of \$40) as an amount equivalent to employee tax. In June A works' 5 days for which X makes his second payment of cash remuneration to A in the amount of \$50. X does not deduct from this payment an amount equivalent to employee tax. In October A works 6 days for which X makes his third payment of cash remuneration to A in the amount of \$60. This amount brings the sum of such payments in 1957 to \$150, and X is now required to collect employee tax from A even though A has performed agricultural labor for X on only 19 days in 1957 and regardless of whether the cash remuneration for A's services is computed on a time basis. The amount of employee tax applicable to the \$150 paid by X to A is \$3.38 (2½ percent of \$150). Inasmuch as X previously deducted 90 cents in March 1957, X is required to deduct \$2.48 (\$3.38 minus 90 cents) from the \$60 paid in October 1957.

Example (2). In the calendar year 1957 employer Y makes several payments of cash remuneration to employee B for agricultural labor which constitutes employment. B's cash remuneration is computed on a time basis. In January employer Y makes his first payment to employee B, in the amount of \$20 for work performed in 1957 on each of 5 days. Y deducts 45 cents (21/4 percent of \$20) as an amount equivalent to employee In April Y makes his second payment of cash remuneration to B in the amount of \$40 for work performed in 1957 on each of 10 days. Y deducts 90 cents (21/4 percent of \$40) as an amount equivalent to employee tax. In May B works for Y on each of 5 days and on the last of such days Y makes

his third payment of cash remuneration to B in the amount of \$20 for such work. This period of work brings to 20 the number of days in the calendar year 1957 on which B has performed agricultural labor for Y for cash remuneration computed on a time basis, and Y is required to collect employee tax from B even though the amount of remuneration paid is less than \$150. The amount of employee tax applicable to the \$80 paid by Y to B is \$1.80 (2½ percent of \$80). Inasmuch as Y previously deducted \$1.35 in 1957 (45 cents in January and 90 cents in April), Y is required to deduct 45 cents (\$1.80 minus \$1.35) from the \$20 paid in May 1957. \* \* #

Par. 7. Section 31.3111 is amended to read as follows:

### § 31.3111 Statutory provisions; rate of tax.

SEC. 3111. Rate of tax. In addition to other taxes, there is hereby imposed on every employer an excise tax, with respect to having individuals in his employ, equal to the following percentages of the wages (as defined in section 3121(a)) paid by him with respect to employment (as defined in section

3121(b))—
(1) With respect to wages paid during the calendar year 1962, the rate shall be 31/8

(2) With respect to wages paid during the calendar years 1963 to 1965, both inclusive, the rate shall be 3% percent; (3) With respect to wages paid during the

calendar years 1966 to 1967, both inclusive,

the rate shall be 4% percent; and
(4) With respect to wages paid after December 31, 1967, the rate shall be 4% percent.

[Sec. 3111 as amended by sec. 208(c), Social Security Amendments 1954; sec. 202(c), Social Security Amendments 1956; sec. 401(c), Social Security Amendments 1958; sec. 201 (c), Social Security Amendments 1961]

Par. 8. Section 31.3111-1 is amended to read as follows:

### § 31.3111-1 Measure of employer tax.

The employer tax is measured by the amount of wages paid after 1954 with respect to employment after 1936. See § 31.3121(a)-1, relating to wages, and §§ 31.3121(b)-1 to 31.3121(b)-4, inclusive, relating to employment. For provisions relating to time of payment of wages, see § 31.3121(a)-2.

PAR. 9. Section 31.3111-2 is amended by revising paragraph (a) to read as follows:

### § 31.3111-2 Rates and computation of employer tax.

(a) The rates of employer tax with respect to wages paid in calendar years after 1954 are as follows:

Calendar years	Percen
1955 and 1956	
1957 and 1958	
1959	
1960 and 1961	
1962	
1963 to 1965, both inclusive	
1966 and 1967	
1968 and subsequent calendar years.	4%

PAR. 10. Immediately after § 31.3112-1 there is inserted the following:

## § 31.3113 Statutory provisions; District amended to read as follows:

SEC. 3113. District of Columbia credit unions. Notwithstanding the provisions of section 16 of the Act of June 23, 1932 (D.C. Code, sec. 26-516, 47 Stat. 331), or any other provision of law (whether enacted before or

after the enactment of this section) which grants to any credit union chartered pursuant to such Act of June 23, 1932, an exemption from taxation, such credit union shall not be exempt from the tax imposed by section 3111.

[Sec. 3113 as added by sec. 201(a)(1), Social Security Amendments 1956, effective with respect to remuneration paid after 1956]

11. Section 31.3121(a)-1 is amended by revising paragraph (d) and subparagraph (1) of paragraph (j) to read as follows:

### § 31.3121(a)-1 Wages.

#

(d) Generally the basis upon which the remuneration is paid is immaterial in determining whether the remuneration constitutes wages. Thus, it may be paid on the basis of piecework, or a percentage of profits; and it may be paid hourly. daily, weekly, monthly, or annually. See, however, § 31.3121(a) (8)-1 which relates to the treatment of cash remuneration computed on a time basis for agricultural labor.

(j) \* \* \* (1) Remuneration for services which do not constitute employment under section 3121(b) and which are not deemed to be employment under section 3121(c) (see § 31.3121(c)-1).

Par. 12. Section 31.3121(a)-2 is amended by revising subparagraph (2) of paragraph (c) to read as follows:

§ 31.3121(a)-2 Wages; when paid and received.

(c) \* \* \*

(2) (i) The first \$100 of cash remuneration paid, either actually or constructively, by an employer to an employee in the calendar year 1955 or 1956 for agricultural labor to which § 31.3121(a) (8)-1 is applicable shall be deemed to be paid by the employer to the employee at the first moment of time in such calendar year that the sum of such cash payments made within such year is at least \$100.

(ii) Cash remuneration paid, either actually or constructively, by an employer to an employee in a calendar year after 1956 for agricultural labor to which § 31.3121(a) (8)-1 is applicable, and before either of the events described in \ (a) or (b) of this subdivision has occurred, shall be deemed to be paid upon the occurrence of the earlier of such events, as follows:

(a) The first moment of time in such calendar year that the sum of the payments of such remuneration is at least

\$150, or

(b) The twentieth day in such calendar year on which the employee has performed such agricultural labor for the employer for cash remuneration computed on a time basis.

Par. 13. Section 31.3121(a)(1) is

\*

§ 31.3121(a)(1) Statutory provisions; definitions; wages; annual wage limitation.

Sec. 3121. Definitions—(a) Wages. For purposes of this chapter, the term "wages"

means all remuneration for employment, including the cash value of all remuneration paid in any medium other than cash; except that such term shall not include—

(1) That part of the remuneration which, after remuneration (other than remuneration referred to in the succeeding paragraphs of this subsection) equal to \$4,800 with respect to employment has been paid to an individual by an employer during any calendar year, is paid to such individual by such employer during such calendar year. If an employer (hereinafter referred to as successor employer) during any calendar year acquires substantially all the property used in a trade or business of another employer (hereinafter referred to as a predecessor), or used in a separate unit of a trade or business of a predecessor, and immediately after the acquisition employs in his trade or business an individual who immediately prior to the acquisition was employed in the trade or business of such predecessor, then, for the purpose of determining whether the successor employer has paid remuneration (other than remuneration referred to in the succeeding paragraphs of this subsection) with respect to employment equal to \$4,800 to such individual during such calendar year, any remuneration (other than remuneration referred to in the succeeding paragraphs of this subsection) with respect to employment paid (or considered under this paragraph as having been paid) to such individual by such predecessor during such calendar year and prior to such acquisition shall be considered as having been paid by such successor employer;

[Sec. 3121(a) (1) as amended by sec. 204(a), Social Security Amendments 1954; sec. 402 (b), Social Security Amendments 1958]

Par. 14. Section 31.3121(a) (1)-1 is amended by revising the heading, paragraph (a), subparagraphs (1), (3), and (6) of paragraph (b), so much of subparagraph (2) of paragraph (b) as precedes subdivision (i) thereof, and the example in subparagraph (5) of paragraph (b). These amended provisions read as follows:

### § 31.3121(a)(1)-1 Annual wage limitation.

(a) In general. (1) The term "wages" does not include that part of the remuneration paid by an employer to an employee within any calendar year—

(i) After 1954 and before 1959 which exceeds the first \$4,200 of remuneration or

(ii) After 1958 which exceeds the first \$4,800 of remuneration

(exclusive of remuneration excepted from wages in accordance with paragraph (j) of § 31.3121(a) –1 or §§ 31.3121 (a) (2) –1 to 31.3121(a) (10) –1, inclusive) paid within the calendar year by the employer to the employee for employment performed for him at any time after 1936.

(2) The annual wage limitation applies only if the remuneration received during any one calendar year by an employee from the same employer for employment performed after 1936 exceeds the amount of such limitation. The limitation in such case relates to the amount of remuneration received during any one calendar year for employment after 1936 and not to the amount of remuneration for employment performed in any one calendar year.

Example. Employee A, in 1958, receives \$4,500 from employer B in part payment of

\$5,000 due him for employment performed in 1958. In 1959 A receives from employer B the balance of \$500 due him for employment performed in 1958, and thereafter in 1959 also receives \$4,500 for employment performed in 1959 for employer B. The first \$4,200 of the \$4,500 received during 1958 is subject to the taxes in 1958. The remaining \$300 received in 1958 is not included as wages and is not subject to the taxes. The balance of \$500 received in 1959 for employment during 1958 is subject to the taxes during 1959. as is also the first \$4,300 of the \$4,500 thereafter received in 1959 (\$500 plus \$4,300 totaling \$4,800, which is the annual wage limitation applicable to remuneration received in 1959 by an employee from any one employer). The remaining \$200 received in 1959 is not included as wages and is not subject to the

(3) If during a calendar year the employee receives remuneration from more than one employer, the annual wage limitation does not apply to the aggregate remuneration received from all of such employers, but instead applies to the remuneration received during such calendar year from each employer with respect to employment after 1936. In such case the first \$4,800 received in any calendar year after 1958 (the first \$4,200 received in any calendar year after 1954 and before 1959) from each employer constitutes wages and is subject to the taxes, even though, under section 6413 (c), the employee may be entitled to a special credit or refund of any amount of employee tax deducted from his wages which exceeds the employee tax with respect to the first \$4,800 (or \$4,200, as the case may be) of wages received during the calendar year from all employers. In this connection and in connection with the two examples immediately following, see § 31.6413(c)-1, relating to special credits or refunds of employee tax. In connection with the annual wage limitation in the case of remuneration paid for services performed in the employ of the United States or a wholly owned instrumentality thereof, see § 31.3122. In connection with the application of the annual wage limitation, see also paragraph (b) of this section, relating to the circumstances under which wages paid by a predecessor employer are deemed to be paid by his successor.

Example (1). During 1959 employee C receives from employer D a salary of \$800 a month for employment performed for D during the first 7 months of 1959, or total remuneration of \$5,600. At the end of the sixth month C has received \$4,800 from employer D, and only that part of his total remuneration from D constitutes wages subject to the taxes. The \$800 received by employee C from employer D in the seventh month is not included as wages and is not subject to the taxes. At the end of the seventh month C leaves the employ of D and enters the employ of E. C receives remuneration of \$960 a month from employer E in each of the remaining 5 months of 1959, or total remuneration of \$4,800 from employer E. The entire \$4,800 received by C from employer E constitutes wages and is subject to the taxes. Thus, the first \$4,800 received from employer D and the entire \$4,800 received from employer E constitute wages.

Example (2). During the calendar year 1959 F is simultaneously an officer (an employee) of the X Corporation, the Y Corporation, and the Z Corporation and during such year receives a salary of \$4,800 from each corporation. Each \$4,800 received by

F from each of the Corporations X, Y, and Z (whether or not such corporations are related) constitutes wages and is subject to the taxes

(b) Wages paid by predecessor attributed to successor. (1) If an employer (hereinafter referred to as a successor) during any calendar year acquires substantially all the property used in a trade or business of another employer (hereinafter referred to as a predecessor), or used in a separate unit of a trade or business of a predecessor, and if immediately after the acquisition the successor employs in his trade or business an individual who immediately prior to the acquisition was employed in the trade or business of such predecessor, then, for purposes of the application of the annual wage limitation set forth in paragraph (a) of this section, any remuneration (exclusive of remuneration excepted from wages in accordance with paragraph (j) of § 31.3121(a)-1 or §§ 31.3121 (a) (2)-1 to 31.3121(a)(10)-1, inclusive) with respect to employment paid (or considered under this paragraph as having been paid) to such individual by the predecessor during such calendar year and prior to the acquisition shall be considered as having been paid by the successor.

(2) The wages paid, or considered as having been paid, by a predecessor to an employee shall, for purposes of the annual wage limitation, be treated as having been paid to such employee by a successor, if:

(3) The method of acquisition by an employer of the property of another employer is immaterial. The acquisition may occur as a consequence of the incorporation of a business by a sole proprietor or a partnership, the continuance without interruption of the business of a previously existing partnership by a new partnership or by a sole proprietor, or a purchase or any other transaction whereby substantially all the property used in a trade or business, or used in a separate unit of a trade or business, of one employer is acquired by another employer.

\* \* \* \* \* \* \*

Example. The Y Corporation in 1959 acquires by purchase all the property of the X Company and immediately after the acquisition employs in its trade or business employee A, who, immediately prior to the acquisition, was employed by the X Company. The X Company has in 1959 (the calendar year in which the acquisition occurs) and prior to the acquisition paid \$3,000 of wages to A. The Y Corporation in 1959 pays to A remuneration of \$3,000 with respect to employment. Only \$1,800 of the remuneration paid by the Y Corporation is considered to be wages. For purposes of the \$4,800 limi-tation, the Y Corporation is credited with the \$3,000 paid to A by the X Company. If, in the same calendar year, the Z Company acquires the property by purchase from the Y Corporation and A immediately after the acquisition is employed by the Z Company in its trade or business, no part of the remuneration paid to A by the Z Company in the year of the acquisition will be considered to be wages. The Z Company will be credited with the remuneration paid to A by the Y Corporation and also with the wages paid

to A by the X Company (considered for purposes of the application of the \$4,800 limitation as having also been paid by the Y Corporation).

(6) Where a corporation described in section 501(c) (3)/which is exempt from income tax under section 501(a) has in effect a certificate filed pursuant to section 3121(k), or pursuant to section 1426 (1) of the Internal Revenue Code of 1939. waiving its exemption from the taxes imposed by the Act, the activity in which such corporation is engaged is considered to be its trade or business for the purpose of determining whether the transferred property was used in the trade or business of the predecessor and for the purpose of determining whether the employment by the predecessor and the successor of an individual whose services were retained by the successor constitute employment in a trade or business. Thus, if a charitable or religious organization, subject to the taxes by virtue of its certificate, acquires all the property of another such organization likewise subject to the taxes and retains the services of employees of the predecessor, wages paid to such employees by the predecessor in the year of the acquisition (and prior to such acquisition) will be attributed to the successor for purposes of the annual wage limitation.

Par. 15. Section 31.3121(a) (8) is amended by revising section 3121(a) (8) (B) and the historical note to read as follows:

## § 31.3121(a) (8) Statutory provisions; definitions; wages; payments for agricultural labor.

Sec. 3121. Definitions—(a) Wages. For purposes of this chapter, the term "wages" means all remuneration for employment, including the cash value of all remuneration paid in any medium other than cash; except that such term shall not include—

(8) \* \* \*

(B) Cash remuneration paid by an employer in any calendar year to an employee for agricultural labor unless (i) the cash remuneration paid in such year by the employer to the employee for such labor is \$150 or more, or (ii) the employee performs agricultural labor for the employer on 20 days or more during such year for cash remuneration computed on a time basis;

[Sec. 3121(a) (8) as amended by sec. 204(b) (3), Social Security Amendments 1954; sec. 201(h) (1), Social Security Amendments 1956]

Par. 16. Section 31.3121(a) (8)-1 is amended to read as follows:

## § 31.3121(a) (8)-1 Payments for agricultural labor.

- (a) Scope of this section. For purposes of the regulations in this section, the term "agricultural labor" means only such agricultural labor (see § 31.3121 (g)-1) as constitutes employment or is deemed to constitute employment by reason of the rules relating to included and excluded services contained in section 3121(c) (see § 31.3121(c)-1) or the corresponding section of prior law.
- corresponding section of prior law.

  (b) Payments other than in cash. The term "wages" does not include remuneration paid in any medium other than cash for agricultural labor. For mean-

ing of the term "cash remuneration", see paragraph (f) of the regulations in this section.

- (c) Cash payments. (1) The term "wages" does not include cash remuneration paid by an employer in the calendar year 1955 or 1956 to an employee for agricultural labor unless the cash remuneration paid in such year by the employer to the employee for such labor is \$100 or more.
- (2) (i) The term "wages" does not include cash remuneration paid by an employer in any calendar year after 1956 to an employee for agricultural labor unless the cash remuneration paid in such year by the employer to the employee for such labor is \$150 or more, or unless the employee performs agricultural labor for the employer on 20 days or more during such year for cash remuneration computed on a time basis.
- (ii) The application of the provisions of this subparagraph may be illustrated by the following example:
- Example. On 18 days in 1957 A performs agricultural labor for X for cash remuneration of \$8 per day, and X pays A \$144 in such year. A performs no further service for X. Neither the \$150-cash-remuneration test nor the 20-day test is met. Accordingly, the remuneration paid by X to A is not subject to the taxes. If in 1957 A had performed agricultural labor for X on 20 days for cash remuneration of \$7.20 per day, the \$144 paid by X to A would have been subject to the taxes because the 20-day test would have been met. Or if A had performed the 18 days of agricultural labor for cash remuneration of \$8.50 per day and had been paid in full therefor in 1957, his cash remuneration of \$153 would have been subject to the taxes because the \$150-cash-remuneration test would have been met.
- (d) Application of cash-remuneration test. (1) If an employee receives cash remuneration from an employer both for services which constitute agricultural labor and for services which do not constitute agricultural labor, only the amount of such remuneration which is attributable to agricultural labor shall be included in determining whether cash remuneration of \$150 or more (\$100 or more in 1955 or 1956) has been paid in the calendar year by the employer to the employee for agricultural labor.

Example. Employer X operates a store and also is engaged in farming operations. Employee A, who regularly performs services for X in connection with the operation of the store, works on X's farm when additional help is required for the farm activities. In the calendar year 1957, X pays A \$140 in cash computed on a time basis for agricultural labor performed on 19 different days in such year, and \$2,260 for services performed in connection with the operation of the store. Since the cash remuneration paid by X to A in the calendar year 1957 for agricultural labor is less than \$150, the cash-remuneration test is not met. Since A performed agricultural labor for X on less than 20 days in 1957, the 20-day test set forth in section 3121(a) (8) is not met. The \$140 paid by X to A in 1957 for agricultural labor does not constitute wages and is not subject to the taxes.

(2) The test relating to cash remuneration of \$150 or more (\$100 or more in 1955 or 1956) is based on the cash remuneration paid in a calendar year rather than on the remuneration earned during a calendar year. It is immaterial if such cash remuneration is paid in a

calendar year other than the year in which the agricultural labor is performed.

Example. Employer X pays cash remuneration of \$150 in the calendar year 1957 to employee A for agricultural labor. Such remuneration constitutes wages even though \$10 of such amount represents payment for agricultural labor performed by A for X in December 1956.

- (3) In determining whether \$150 or more (\$100 or more in 1955 or 1956) has been paid to an employee for agricultural labor, only cash remuneration for such labor shall be taken into account. If an employee receives cash remuneration in any one calendar year from more than one employer for agricultual labor, the cash-remuneration test is to be applied with respect to the remuneration received by the employee from each employer in such calendar year for such labor.
- (e) Application of 20-day test. Only agricultural labor for which cash remuneration is computed on a time basis is taken into account in determining whether an employee performs such labor for such remuneration on 20 days or more during a calendar year after 1956. For purposes of the 20-day test, the amount of such remuneration is immaterial, and it is immaterial if, in addition to cash remuneration computed on a time basis, the remuneration for such labor also includes remuneration other than cash or remuneration which is not computed on a time basis. If cash remuneration paid to an employee after . 1956 for agricultural labor is computed on a time basis, such cash remuneration does not constitute "wages" unless it is paid in a calendar year in which either the 20-day test or the \$150-cash-remuneration test is met.

Example. Employer X employs A to construct fences on a farm owned by X. The work constitutes agricultural labor and is performed on 50 days in November and December 1957. A is not employed by X at any other time. A's remuneration consists of meals and lodging, \$5 cash per day, and additional cash measured by the amount of fence constructed. X pays A \$140 cash in December 1957 and \$160 cash in January 1958, in full payment for the work. Inasmuch as A has performed agricultural labor for X on 50 days in 1957, for remuneration computed on a time basis, the 20-day test is met for 1957 and the \$140 cash paid in 1957 is subject to the taxes. It is immaterial that the \$150-cash-remuneration test is not met for 1957. Inasmuch as X has paid A \$160 cash remuneration in 1958 for agricultural labor, the \$150-cash-remuneration test is met for 1958 and the \$160 cash paid in 1958 is subject to the taxes. It is immaterial that the 20-day test is not met for 1958. If the remuneration paid by X to A in January 1958 had been in an amount less than \$150, neither the \$150-cash-remuneration test nor the 20-day test would have been met for the calendar year 1958, and the remuneration paid by X to A in such year would not have been subject to the taxes.

- (2) For the purpose of determining whether an employee performs agricultural labor for an employer on 20 days or more during any calendar year after 1956, for cash remuneration computed on a time basis, there shall be counted as one day—
- (i) Any day or portion thereof on which the employee actually performs

such labor for cash remuneration computed on a time basis; and

(ii) Any day or portion thereof on which the employee does not perform agricultural labor but with respect to which cash remuneration is paid or payable to the employee for such labor, such as a day on which the employee is sick or on vacation.

An employee who on a particular day reports for work and, at the direction of his employer, holds himself in readiness to perform agricultural labor shall be considered to be engaged in the actual performance of such labor on that day. For purposes of the regulations in this section, a day is a period of 24 hours commencing at midnight and ending at midnight.

Example. During the period of 20 days beginning April 11, 1957 and ending April 30, 1957, employee A was employed by employer X to perform agricultural labor on X's farm. The agreement provided that A would be furnished room and board at the farm and would be paid cash wages of \$150 per month. On one day during the 20-day period A was sick and unable to work, and on another day X directed A to refrain from work because of weather conditions. At the termination of A's employment X paid A cash wages of \$100 for the full 20-day period. The 20-day test had been met and the \$100 cash wages were subject to the taxes.

(3) If in any one calendar year an employee performs agricultural labor for more than one employer, the 20-day test is to be applied with respect to the agricultural labor performed by the employee in such year for each employer.

(f) Meaning of "cash remuneration." Cash remuneration includes checks and other monetary media of exchange. Cash remuneration does not include payments made in any other medium, such as lodging, food, clothing, car tokens, transportation passes or tickets, farm products, or other goods or commodities.

(g) Cross references. (1) For provisions relating to deduction of employee tax or amounts equivalent to the tax from cash payments for agricultural labor, see § 31.3102-1.

(2) For provisions relating to the time of payment of wages for agricultural labor, see § 31.3121(a)-2.

(3) For provisions relating to records to be kept with respect to agricultural labor, see paragraph (b) of § 31.6001-2.

Par. 17. Section 31.3121(a) (9) amended to read as follows:

#### § 31.3121(a) (9) Statutory provisions; definitions; wages; payments to employees for non-work periods.

SEC. 3121. Definitions-(a) Wages. purposes of this chapter, the term "wages" means all remuneration for employment, including the cash value of all remuneration paid in any medium other than cash; except that such term shall not include

(9) Any payment (other than vacation or sick pay) made to an employee after the month in which—

(A) In the case of a man, he attains the age of 65, or
(B) In the case of a woman, she attains

the age of 62,

if such employee did not work for the employer in the period for which such payment is made: or

[Sec. 3121(a) (9) as amended by sec. 201(b). Social Security Amendments 1956]

Par. 18. Section 31.3121(a)(9)-1 is amended to read as follows:

### § 31.3121(a) (9)-1 Payments to employees for non-work periods.

(a) The term "wages" does not include any payment (other than vacation or sick pay) made by an employer to an employee for a period throughout which the employment relationship exists between the employer and the employee, but in which the employee does no work (other than being subject to call for the per-formance of work) for the employer, if such payment is made after the calendar month in which-

(1) The employee attains age 65, if the employee is a man, or if the employee is a woman to whom the payment is made before November 1956, or

(2) The employee attains age 62, if the employee is a woman to whom the payment is made after October 1956.

(b) Vacation or sick pay is not within this exclusion from wages. If the employee does any work for the employer in the period for which the payment is made, no remuneration paid by such employer to such employee with respect to such period is within this exclusion from wages.

Example. Mrs. A, an employee of X, attained the age of 62 on September 15, 1956. and discontinued the performance of regular work for X on September 30, 1956. Their employment relationship continued for several years until Mrs. A's death, and X paid Mrs. A \$50 per month as consideration for Mrs. A's agreement to work when asked by X. The payment for each month was made on the first day of each succeeding month. After September 30, 1956, the only work performed by Mrs. A for X was performed on one day in October 1956. The payment made by X to Mrs. A on November 1 (for October 1956) is not excluded from wages under this exception, but the payments made thereafter are excluded from wages. The payment on November I was not excluded be-cause Mrs. A worked for X on one day in October 1956. (Inasmuch as Mrs. A had attained age 62 in September 1956, the November 1 payment would have been excluded if Mrs. A had not performed any work for X in October 1956.)

Par. 19. Section 31.3121(b) is amended by striking the provisions of section 205 of the Social Security Amendments of 1954. The section as so amended reads as follows:

## § 31.3121(b) Statutory provisions; def-initions; employment.

Sec. 3121. Définitions. \* \* \*

(b) Employment. For purposes of this chapter, the term "employment" means any service performed after 1936 and prior to 1955 which was employment for purposes of subchapter A of chapter 9 of the Internal Revenue Code of 1939 under the law applicable to the period in which such service was performed, and any service, of whatever nature, performed after 1954 either (A) by an employee for the person employing him, irrespective of the citizenship or residence of either, (i) within the United States, or

(ii) on or in connection with an American vessel or American aircraft under a contract of service which is entered into within the United States or during the performance of which and while the employee is employed on the vessel or aircraft it touches at a port in the United States, if the employee is employed on and in connection with such yessel or aircraft when outside the United States, or (B) outside the United States by a citizen of the United States as an employee for an American employer (as defined in subsection (h)); except that, in the case of service performed after 1954, such term shall not include-

Par. 20. Paragraph (b) (2) of § 31.3121 (b)-2 is amended to read as follows:

### § 31.3121(b)-2 Employment; services performed before 1955.

(b) Certain services performed before 1955 the remuneration for which is paid after 1954. \* \* \*

(2) Services of the character described in paragraphs (a) and (b) of § 31.3121 (b) (1)-1, which were performed by certain foreign agricultural workers before 1955 and the remuneration for which is paid after 1954, do not constitute employment under section 3121(b), irrespective of whether they constituted employment under section 1426(b) of the 1939 Code, as in effect at the time the services were performed.

21. Section 31.3121(b)-3 PAR. amended by revising paragraph (b) and subparagraphs (1) and (2) (i) of paragraph (c) to read as follows:

### § 31.3121(b)-3 Employment; services performed after 1954.

(b) Services performed within the United States. Services performed after 1954 within the United States (see § 31.3121(e)-1) by an employee for his employer, unless specifically excepted by section 3121(b), constitute employment. With respect to services performed within the United States, the place where the contract of service is entered into is immaterial. The citizenship or residence of the employee or of the employer also is immaterial except to the extent provided in any specific exception from employment. Thus, the employee and the employer may be citizens and residents of a foreign country and the contract of service may be entered into in a foreign country, and yet, if the employee under such contract performs services within the United States, there may be to that extent employment.

(c) Services performed outside the United States-(1) In general. Except as provided in subparagraphs (2) and (3) of this paragraph, services performed outside the United States (see § 31.3121 (e)-1) do not constitute employment.

(2) On or in connection with an American vessel or American aircraft. (i) Services performed after 1954 by an employee for an employer "on or in connection with" an American vessel or American aircraft outside the United States (see § 31.3121(e)-1) constitute employment if:

 (a) The employee is also employed "on and in connection with" such vessel or aircraft when outside the United States;

(b) The services are performed under a contract of service, between the employee and the employer, which is entered into within the United States, or during the performance of the contract under which the services are performed and while the employee is employed on the vessel or aircraft it touches at a port within the United States; and

(c) The services are not excepted under section 3121(b).

Par. 22. Section 31.3121(b)-4 is amended by revising paragraph (a) to read as follows:

## § 31.3121(b)-4 Employment; excepted services in general.

(a) Services performed by an employee for an employer do not constitute employment for purposes of the taxes if they are specifically excepted from employment under any of the numbered paragraphs of section 3121(b). Services so excepted do not constitute employment for purposes of the taxes even though they are performed within the United States, or are performed outside the United States on or in connection with an American vessel or American aircraft. or are performed outside the United States by a citizen of the United States for an American employer. If not otherwise provided in the regulations relating to the numbered paragraphs of section 3121(b), such regulations apply to services performed after 1954.

Par. 23. Section 31.3121(b)(1) is amended to read as follows:

§ 31.3121(b) (1) Statutory provisions; definitions; employment; agricultural services.

SEC. 3121. Definitions. \* \* \*

(b) Employment. For purposes of this chapter, the term "employment" means \* \* \* any service, of whatever nature, performed after 1954 \* \* \*; except that \* \* \* such term shall not include—

(1) Service performed by foreign agricultural workers (A) under contracts entered into in accordance with title V of the Agricultural Act of 1949, as amended (65 Stat. 119; 7 U.S.C. 1461-1468), or (B) lawfully admitted to the United States from the Bahamas, Jamaica, and the other British West Indies, or from any other foreign country or possession thereof, on a temporary basis to perform agricultural labor.

[Sec. 3121(b) (1) as amended by sec. 205(a), Social Security Amendments 1954; sec. 201(c), Social Security Amendments 1956; sec. 404(a), Social Security Amendments 1958;

SEC. 501. [Title V, Agricultural Act of 1949]. For the purpose of assisting in such production of agricultural commodities and products as the Secretary of Agricultural workers from the Republic of Mexico (pursuant to arrangements between the United States and the Republic of Mexico or after every practicable effort has been made by the United States to negotiate and reach agreement on such agreements), the Secretary of Labor is authorized—

(1) To recruit such workers (including any such workers who have resided in the

United States for the preceding five years, or who are temporarily in the United States under legal entry);

(5) To assist such workers and employers in negotiating contracts for agricultural employment (such workers being free to accept or decline agricultural employment with any eligible employer and to choose the type of agricultural employment they desire, and eligible employers being free to offer agricultural employment to any workers of their cultural employment to any workers of their choice not under contract to other employers);

[Sec. 501 as amended by Act of Mar. 16, 1954 (Pub. Law 309, 83d Cong., 68 Stat. 28)]

SEC. 508 [Title V, Agricultural Act of 1949].

For the purposes of this title—
(1) The term "agricultural employment" includes services or activities included within the provisions of section 3(f) of the Fair Labor Standards Act of 1938, as amended [52 Stat. 1060; 29 U.S.C. 203(f)], or section 1426(h) of the Internal Revenue Code, as amended [section 3121(g) of the Internal Revenue Code of 1954].

[Sec. 507 as renumbered sec. 508 and amended by Act of Oct. 3, 1961 (Pub. Law 87-345, 75 Stat. 761)]

Sec. 510. [Title V, Agricultural Act of 1949]. No workers will be made available under this title for employment after December 31, 1964.

[Sec. 509 as renumbered sec. 510 and amended by Act of Oct. 3, 1961 (Pub. Law 87-345, 75 Stat. 761); further amended by Act of Dec. 13, 1963 (Pub. Law 88-203, 77 Stat 363)]

Sec. 3. Definitions [Fair Labor Standards Act of 1938]. As used in this Act—

(f) "Agriculture" includes farming in all its branches and among other things includes the cultivation and tillage of the soil, dairying, the production, cultivation, growing, and harvesting of any agricultural or horticultural commodities (including commodities defined as agricultural commodities in section 15(g) of the Agricultural Marketing Act, as amended), the raising of livestock, bees, fur-bearing animals, or poultry, and any practices (including any forestry or lumbering operations) performed by a farmer or on a farm as an incident to or in conjunction with such farming operations, including preparation for market, delivery to storage or to market or to carriers for transportation to market.

SEC. 15. Miscellaneous provisions [Agricultural Marketing Act]. \* \* \*

(g) As used in this Act, the term "agricultural commodity" includes \* \* \* crude gum (oleoresin) from a living tree, and the following products as processed by the original producer of the crude gum (oleoresin) from which derived: Gum spirits of turpentine, and gum rosin, as defined in the Naval Stores Act, approved March 3, 1923 [42 Stat. 1435; 7 U.S.C. 92 (c), (h)].

Sec. 2. [The Naval Stores Act]. That, when used in this Act—

- (c) "Gum spirits of turpentine" means spirits of turpentine made from gum (oleoresin) from a living tree.
- (h) "Gum rosin" means rosin remaining after the distillation of gum spirits of turpentine.

Par. 24. Section 31.3121(b)(1)-1 is amended to read as follows:

§ 31.3121(b)(1)-1 Certain services performed by foreign agricultural workers, or performed before 1959 in connection with oleoresinous products.

(a) Services of workers from Mexico. Services performed before 1965 by foreign agricultural workers from the Republic of Mexico under contracts entered into in accordance with title V of the Agricultural Act of 1949, as amended, are excepted from employment. Contracts entered into pursuant to the provisions of such title V may provide for the performance only of services which constitute "agricultural employment". term "agricultural employment" includes certain services which do not constitute 'agricultural labor" as that term is defined in section 3121(g) (see § 31.3121 (g)-1). For purposes of title V of the Agricultural Act of 1949, as amended, the term "agricultural employment" includes services or activities included within the provisions of section 3(f) of the Fair Labor Standards Act of 1938, as amended, or section 3121(g) of the Internal Revenue Code. Under section 507 of the Agricultural Act of 1949, as amended, and as in effect before October 3, 1961, the term "agricultural employment" included also horticultural employment, cotton ginning, compressing and storing, crushing of oil seeds, and the packing, canning, freezing, drying, or other processing of perishable or seasonable agricultural products.

(b) Services of workers from British West Indies. Services performed by a foreign agricultural worker lawfully admitted to the United States from the Bahamas, Jamaica, or the other British West Indies, on a temporary basis to perform agricultural labor are excepted

from employment.

(c) Services performed after 1956 by foreign workers. Services performed after 1956 by a foreign agricultural worker lawfully admitted to the United States from any foreign country or possession thereof, including the Republic of Mexico, on a temporary basis to perform agricultural labor are excepted

from employment.

(d) Services performed before 1959 in connection with the production or har-. vesting of certain oleoresinous products. Services performed before 1959 in connection with the production or harvesting of crude gum (oleoresin) from a living tree or the processing of such crude gum into gum spirits of turpentine and gum rosin, provided the processing is carried on by the original producer of the crude gum, are excepted from employment. However, the services to which this paragraph relates constitute agricultural labor as defined in section 3121(g) (see paragraph (d) of § 31.3121 (g)-1). Thus, any cash remuneration paid for such services, to the extent that the services are deemed to constitute employment by reason of the rules relating to included and excluded services contained in section 3121(c) (see § 31.-3121(c)-1), is taken into account in applying the test prescribed in section 3121(a)(8)(B) for determining whether cash remuneration paid for agricultural labor constitutes wages (see paragraph (c) of § 31.3121(a) (8)-1).

(e) Cross-reference. See paragraph (b) of § 31.3121(b)-2 for provisions relating to the status of services of the character to which paragraphs (a) and (b) of this section apply which were performed before 1955 and the remuneration for which is paid after 1954.

Par. 25. Section 31.3121(b) (3) amended to read as follows:

§ 31.3121(b)(3) Statutory provisions; definitions; employment; family employment.

SEC. 3121. Definitions. \* \* \*

(b) Employment. For purposes of this chapter, the term "employment" means \* \* \* any service, of whatever nature, performed after 1954 \* \* \*; except that \* \* \* such term shall not include-

(3) (A) Service performed by an individual in the employ of his spouse, and service performed by a child under the age of 21 in the employ of his father or mother;

(B) Service not in the course of the employer's trade or business, or domestic service in a private home of the employer, performed by an individual in the employ of his son or daughter;

[Sec. 3121(b) (4) redesignated paragraph (3) by sec. 205(b), Social Security Amendments 1954; as amended by sec. 104(b), Social Security Amendments 1960]

Par. 26. Section 31.3121(b)(3)-1 is amended by revising paragraphs (a) (2) and (b) to read as follows:

### $\S 31.3121(b)(3)-I$ Family employment.

(a) \* \* \*

(2) (i) Services performed before 1961 by a father or mother in the employ of his or her son or daughter;

(ii) Services not in the course of the employer's trade or business, or domestic service in a private home of the employer, performed after 1960 by a father or mother in the employ of his or her son or daughter; and

(b) Under paragraph (a) (1) and (2) (i) of this section, the exception is conditioned solely upon the family relationship between the employee and the individual employing him. Under paragraph (a) (2) (ii) of this section, in addition to the family relationship, there is a further requirement that the services, performed after 1960, shall be services not in the course of the employer's trade or business or shall be domestic service in a private home of the employer. The terms "services not in the course of the employer's trade or business" and "domestic service in a private home of the employer" have the same meaning as when used in § 31.3121(a) (7)-1, except that it is immaterial under subsection (a) (2) (ii) of this section whether or not such services are performed on a farm operated for profit. Under paragraph (a) (3) of this section, in addition to the family relationship, there is a further requirement that the son or daughter shall be under the age of 21, and the exception continues only during the time that the son or daughter is under the

Par. 27. Section 31,3121(b)(6) amended by revising subparagraphs (B)

(ii) and (C) (vi) of section 3121(b) (6) and the historical note to read as follows:

§ 31.3121(b)(6) Statutory provisions; definitions; employment; service in employ of United States or instrumentality thereof.

SEC. 3121. Definitions. \* \* \*

(b) Employment. For purposes of this chapter, the term "employment" means \* \* \* any service, of whatever nature, per-formed after 1954 \* \* \*; except that \* \* \* such term shall not include-

(6) \* \* \* (B) \* \* \*

(ii) Service performed in the employ of a Federal land bank, a Federal intermediate credit bank, a bank for cooperatives, a Federal land bank association, a production credit association, a Federal Reserve Bank,

\* \* \* [see note at end of this section] \* \* \* or a Federal Credit Union:

(C) \* \* \* (vi) By any individual to whom the Civil Service Retirement Act does not apply because such individual is subject to another retirement system (other than the retirement system of the Tennessee Valley Author-

[Paragraph (7), sec. 3121(b), as redesignated paragraph (6) and amended by sec. 205(b), paragraph (6) and amended by sec. 205(b), (d), Social Security Amendments 1954; sec. 201 (d)(1), (2), Social Security Amendments 1956; secs. 104(h), 202(a), Farm Credit Act 1959 (73 Stat. 387, 389). Sec. 201(d)(1), Social Security Amendments 1956, amended sec. 3121(b)(6)(B)(ii) by inserting "a Federal Home Loan Bank". Such amendments 1956, and Section 1956 (and Section 1956). ment had no effect, however, for the reason that conditions set forth in sec. 104(i)(2) (A) and (B), Social Security Amendments 1956, were not met.]

Sec. 2. [Act of September 21, 1961 (Public Law 87-262)]. \* \* \*

(c) Each individual who is an employee of Freedmen's Hospital on the date of enactment of this Act and who transfers to Howard University shall, so long as he is continuously in the employ of Howard University, be regarded as continuing in the employ of the United States for the purposes of the Civil Service Retirement Act, the Federal Employees' Group Life Insurance Act of 1954. For purposes of section 3121(b) of the Internal Revenue Code of 1954 and section 210 of the Social Security Act, service performed by such individual during the period of his employment at Howard University shall be regarded as though performed in the employ of the United States.

[Sec. 2(c), Act of Sept. 21, 1961 (Pub. Law 87-262, 75 Stat. 543)]

Par. 28. Paragraphs (a), (c) (4) (ii), and (d)(6) of §31.3121(b)(6)-1 are amended to read as follows:

§ 31.3121(b) (6)-1 Services in employ of United States or instrumentality

(a) In general. This section relates to services performed in the employ of the United States Government or in the employ of an instrumentality of the United States. Particular services which are not excepted from employment under one rule set forth in this section may nevertheless be excepted under another rule set forth in this section or under  $\S 31.3121(b)(5)-1$ , relating to services in the employ of an instrumentality of the United States specifically exempted from the employer tax. Moreover, services performed in the employ of the United States or of any instrumentality thereof which are not excepted from employment under paragraph (5) or (6) of section 3121(b) may nevertheless be excepted under some other paragraph of such section. For provisions relating generally to the application of the taxes in the case of services performed in the employ of the United States or a wholly owned instrumentality thereof, see § 31.3122. For provisions relating to the computation of remuneration for service performed by an individual as a member of a uniformed service or for service performed by an individual as a volunteer or volunteer leader within the meaning of the Peace Corps Act, see § 31.3121(i)-2 and § 31.3121(i)-3, respectively.

\* \* (c) \* \* \* -

(4) \* \* \*

(ii) Services performed in the employ of a production credit association, a Federal Reserve Bank, or a Federal Credit Union; services performed before December 31, 1959, in the employ of a national farm loan association; services per-formed after December 30, 1959, in the employ of a Federal land bank association; and services performed after December 31, 1959, in the employ of a Federal land bank, a Federal intermediate credit bank, or a bank for cooperatives;

\* \* \* (d) \* \* \*

(6) (i) Except as provided in subdivision (ii) of this subparagraph, services performed by an individual to whom the Civil Service Retirement Act does not apply because he is, with respect to such services, subject to another retirement system, established either by a law of the United States or by the agency or instrumentality of the United States for which such services are performed.

(ii) The provisions of subdivision (i) of this subparagraph have no application to service performed by an individual to whom the Civil Service Retirement Act does not apply because such individual is subject to the retirement system of the Tennessee Valley Authority, if such service is subject to the plan approved by the Secretary of Health, Education, and Welfare on December 28, 1956, pursuant to section 104(1)(2) of the Social Security Amendments of 1956 (70 Stat. 827). See section 201(m) (4) of such Amendments for provisions relating to the timeliness of payment of tax with respect to remuneration paid before 1957 for such services, and barring the imposition of interest on the amount of any such tax due for any period before December 28, 1956.

Par. 29. Section 31.3121(b) (7) is amended to read as follows:

§ 31.3121(b) (7) Statutory provisions; definitions; employment; services in employ of States or their political subdivisions or instrumentalities.

SEC. 3121. Definitions. \* \* \* (b) Employment. For purposes of this chapter, the term "employment" means \* \* \* any service, of whatever nature, performed after 1954 \* \* \*; except that \* \* \*

such term shall not include-

(7) Service performed in the employ of a State, or any political subdivision thereof,

age of 21.

or any instrumentality of any one or more of the foregoing which is wholly owned thereby, except that this paragraph shall not apply. in the case of-

(A) Service which, under subsection (j), constitutes covered transportation service, or

(B) Service in the employ of the Government of Guam [see historical note at end of this section] or the Government of American Samoa or any political subdivision thereof, or of any instrumentality of any one or more of the foregoing which is wholly owned thereby, performed by an officer or employee thereof (including a member of the legislature of any such Government or political subdivision), and, for purposes of this title with respect to the taxes imposed by this chapter-

(i) Any person whose service as such an officer or employee is not covered by a retirement system established by a law of the United States shall not, with respect to such service, be regarded as an employee of the United States or any agency or instrumen-

tality thereof, and

(ii) The remuneration for service described in clause (i) (including fees paid to a public official) shall be deemed to have been paid by the Government of Guam [see historical note at end of this section] or the Government of American Samoa or by a political subdivision thereof or an instrumentality of any one or more of the foregoing which is wholly owned thereby, whichever is appropriate;

[Sec. 3121(b)(8) redesignated paragraph (7) (Sec. 3121(b) (6) redesignated paragraph (7) by sec. 205(b), Social Security Amendments 1954; as amended by sec. 103(n), Social Security Amendments 1960. The provisions of section 3121(b) (7) (B) are not applicable to service performed in the employ of the Government of Guam, of any political subdivision thereof, or of any wholly owned instru-mentality of one or more of the foregoing, for the reason that a certification by the Governor of Guam, for which there is provision in sec. 103(v)(1), Social Security Amendments 1960, has not been received by the Secretary of the Treasury. Such a certification was made by the Governor of American Samoa and was received by the Secretary of the Treasury on December 29, 19601

Par. 30. Section 31.3121(b) (7)-1 is amended to read as follows:

- § 31.3121(b) (7)-1 Services in employ of States or their political subdivi-sions or instrumentalities.
- (a) In general. Except as provided in other paragraphs of this section, services performed in the employ of any State, any political subdivision of a State, or any instrumentality of one or more States or political subdivisions thereof which is wholly owned by one or more States or political subdivisions are excepted from employment. For the definition of the term "State", as used in this section, see § 31.3121(e)-1.

(b) Covered transportation service. The exception from employment under section 3121(b) (7) does not apply to covered transportation service as defined in section 3121(j). See §§ 31.3121(j) and

31.3121(j)-1.

(c) Government of American Samoa. The exception from employment under section 3121(b) (7) does not apply to services performed after 1960 in the employ of the Government of American Samoa, any political subdivision thereof. or any instrumentality of such Government or political subdivision, or combination thereof, which is wholly owned thereby, performed by an officer or em-

ployee thereof (including a member of the legislature of such Government or political subdivision).

PAR. 31. Section 31.3121(b)(8) is amended to read as follows:

§ 31.3121(b)(8) Statutory provisions; definitions; employment; services performed by a minister of a church or a member of a religious order; services in employ of religious, charitable, educational, or certain other organizations exempt from income tax:

SEC. 3121. Definitions. \* \* \*

(b) Employment. For purposes of this chapter, the term "employment" means \* \* \* any service, of whatever nature, performed after 1954 \* \* \*; except that \* \* \* such term shall not include-

(8) (A) Service performed by a duly ordained, commissioned, or licensed minister of a church in the exercise of his ministry or by a member of a religious order in the exercise of duties required by such order;

(B) Service performed in the employ of a religious, charitable, educational, or other organization described in section 501(c) (3) which is exempt from income tax under sec tion 501(a), but this subparagraph shall not apply to service performed during the period for which a certificate, filed pursuant to subsection (k) (or the corresponding subsection of prior law), is in effect if such service is performed by an employee—

(1) Whose signature appears on the list filed by such organization under subsection (k) (or the corresponding subsection of prior

law)

(ii) Who became an employee of such organization after the calendar quarter in which the certificate (other than a certificate referred to in clause (iii)) was filed, or

(iii) Who, after the calendar quarter in which the certificate was filed with respect to a group described in section 3121(k) (1) (E), became a member of such group,

except that this subparagraph shall apply with respect to service performed by an employee as a member of a group described in section 3121(k)(1)(E) with respect to which no certificate is in effect;

[Paragraph (9), sec. 3121(b), redesignated paragraph (8) by sec. 205(b), Social Security Amendments 1954; as amended by sec. 405 (b), Social Security Amendments 1958]

Sec. 105. [Social Security Amendments of 1960]. \* \* \*

(b) (1) If—

(A) An individual performed service in the

employ of an organization after 1950 with respect to which remuneration was paid before July 1, 1960, and such service is excepted from employment under section 210(a)(8) (B) of the Social Security Act,

(B) Such service would have constituted employment as defined in section 210 of such Act if the requirements of section 3121(k) (1) of the Internal Revenue Code of 1954 (or corresponding provisions of prior law) were

satisfied.

(C) Such organization paid before August 11, 1960, any amount, as taxes imposed by sections 3101 and 3111 of the Internal Revenue Code of 1954 (or corresponding provisions of prior law), with respect to such remunera-tion paid by the organization to the indi-

vidual for such service,
(D) Such individual (or a fiduciary acting for such individual or his estate, or his survivor (within the meaning of section 205(c) (1)(C) of the Social Security Act)) requests that such remuneration be deemed to con-stitute remuneration for employment for purposes of title II of the Social Security

(E) The request is made in such form and manner, and with such official, as may be prescribed by regulations made by the Secretary of Health, Education, and Welfare,

then, subject to the conditions stated in paragraphs (2), (3), and (4), the remunera-tion with respect to which the amount has been paid as taxes shall be deemed to constitute remuneration for employment for purposes of title II of the Social Security Act

(2) Paragraph (1) shall not apply with respect to an individual unless the organization referred to in paragraph (1)(A)

(A) On or before the date on which the request described in paragraph (1) is made, has filed a certificate pursuant to section 3121(k)(1) of the Internal Revenue Code of 1954 (or corresponding provisions of prior law), or

(B) No longer has any individual in its employ for remuneration at the time such request is made.

(3) Paragraph (1) shall not apply with respect to an individual who was in the employ of the organization referred to in paragraph (2) (A) at any time during the 24-month period following the calendar quarter in which the certificate was filed, unless the organization paid an amount as taxes under sections 3101 and 3111 of the Internal Revenue Code of 1954 (or corresponding provisions of prior law) with respect to remu-neration paid by the organization to the employee during some portion of such 24month period.

(4) If credit or refund of any portion of the amount referred to in paragraph (1)(C) (other than a credit or refund which would be allowed if the service constituted employment for purposes of chapter 21 of the Internal Revenue Code of 1954) has been obtained, paragraph (1) shall not apply with respect to the individual unless the amount credited or refunded (including any interest under section 6611) is repaid before January

(5) If—

(A) Any remuneration for service performed by an individual is deemed pursuant to paragraph (1) to constitute remuneration for employment for purposes of title II of the Social Security Act.

(B) Such individual performs service, on or after the date on which the request is made, in the employ of the organization re-

ferred to in paragraph (1) (A), and

(C) The certificate filed by such organization pursuant to section 3121(k)(1) of the Internal Revenue Code of 1954 (or corresponding provisions of prior law) is not effective with respect to service performed by such individual before the first day of the calendar quarter following the quarter in which the request is made.

then, for purposes of clauses (ii) and (iii) of section 210(a) (8) (B) of the Social Security Act and of clauses (ii) and (iii) of section 3121(b) (8) (B) of the Internal Revenue Code of 1954, such individual shall be deemed to have become an employee of such organization (or to have become a member of a group described in section 3121(k) (1) (E) of such Code) on the first day of the calendar quarter following the quarter in which the request is made.

[Sec. 105(b), Social Security Amendments

Par. 32. Immediately after § 31.3121 (b) (15)-1(b)(2) the following sections are inserted:

§ 31.3121(b)(16) Statutory provisions; definitions; employment; services performed under share-farming arrangement.

Sec. 3121. Definitions. \* \* \*

- (b) Employment. For purposes of this chapter, the term "employment" means \* \* \* any service, of whatever nature, performed after 1954 \* \* \*; except that \* \* \* such term shall not include—
- (16) Service performed by an individual under an arrangement with the owner or tenant of land pursuant to which—

  (A) Such individual undertakes to produce agricultural or horticultural commodi-
- (A) Such individual undertakes to produce agricultural or horticultural commodities (including livestock, bees, poultry, and fur-bearing animals and wildlife) on such land.
- (B) The agricultural or horticultural commodities produced by such individual, or the proceeds therefrom, are to be divided between such individual and such owner or tenant, and
- tenant, and
  (C) The amount of such individual's share depends on the amount of the agricultural or horticultural commodities produced:

[Sec. 3121(b) (16) as added by sec. 201(e) (1), Social Security Amendments 1956]

### § 31.3121(b)(16)-1 Services performed under share-farming arrangement.

- (a) The term "employment" does not include services performed by an individual under an arrangement with the owner or tenant of land pursuant to which—
- (1) Such individual undertakes to produce agricultural or horticultural commodities (including livestock, bees, poultry, and fur-bearing animals and wildlife) on such land,
- (2) The agricultural or horticultural commodities produced by such individual, or the proceeds therefrom, are to be divided between such individual and such owner or tenant, and
- (3) The amount of such individual's share depends on the amount of the agricultural or horticultural commodities produced.

For purposes of this exception, the arrangement pursuant to which the individual's services are performed must meet the specified statutory conditions.

- (b) If the arrangement between the parties provides that the individual who undertakes to produce a crop or livestock is to be compensated at a specified rate of pay or is to receive a fixed sum of money or a stipulated quantity of the commodities to be produced, without regard to the amount actually produced, as distinguished from a proportionate share of the crop or livestock, or the proceeds therefrom, the services performed by such individual in the production of such crop or livestock is not within the exception.
- (c) For provisions relating to the status, under the Self-Employment Contributions Act of 1954, of the services which are excepted from "employment" under this section, see the regulations under section 1402(a) in Part 1 of this chapter (Income Tax Regulations).

### § 31.3121(b) (17) Statutory provisions; definitions; employment; services in employ of Communist organization.

SEC. 3121. Definitions. \* \* \*

(b) Employment. For purposes of this chapter, the term "employment" means
\* \* \* any service, of whatever nature, performed after 1954 \* \* \*; except that \* \* \* such term shall not include—

(17) Service in the employ of any organization which is performed (A) in any quarter during any part of which such organization is registered, or there is in effect a final order of the Subversive Activities Control Board requiring such organization to register, under the Internal Security Act of 1950, as amended, as a Communist-action organization, a Communist-front organization, or a Communist-infiltrated organization, and (B) after June 30, 1956;

[Sec. 3121(b) (17) as added by sec. 121(d), Social Security Amendments 1956]

## § 31.3121(b) (17)—1 Services in employ of Communist organization.

The term "employment" does not include services performed in the employ of any organization in any calendar quarter beginning after June 30, 1956, and during any part of which such organization is registered, or there is in effect a final order of the Subversive Activities Control Board requiring such organization to register, under the Internal Security Act of 1950 (50 U.S.C. 781 et seq.), as amended, as a Communist-action organization, or a Communist-infiltrated organization.

§ 31.3121(b) (18) Statutory provisions; definitions; employment; services performed by a resident of the Republic of the Philippines while temporarily in Guam.

SEC. 3121. Definitions. \* \* \*

- (b) Employment. For purposes of this chapter, the term "employment" means \* \* \* any service, of whatever nature, performed after 1954 \* \* \*; except that \* \* \* such term shall not include—
- (18) Service performed in Guam by a resident of the Republic of the Philippines while in Guam on a temporary basis as a nonimmigrant alien admitted to Guam pursuant to section 101(a) (15) (H) (ii) of the Immigration and Nationality Act (8 U.S.C. 1101(a) (15) (H) (ii)); or
- [Sec. 3121(b) (18) as added by sec. 103(o) (3), Social Security Amendments 1960]
- § 31.3121 (b) (18)-1 Services performed by a resident of the Republic of the Philippines while temporarily in Guam.
- (a) Services performed after 1960 by a resident of the Republic of the Philippines while in Guam on a temporary basis as a nonimmigrant alien admitted to Guam pursuant to section 101(a) (15) (H) (ii) of the Immigration and Nationality Act (8 U.S.C. 1101) are excepted from employment.
- (b) Section 101(a) (15) (H) of the Immigration and Nationality Act provides as follows:

SEC. 101. Definitions: [Immigration and Nationality Act (66 Stat. 166)]

(a) As used in this chapter-

(15) The term "immigrant" means every alien except an alien who is within one of the following classes of nonimmigrant aliens—

(H) An alien having a residence in a foreign country which he has no intention of abandoning (i) who is of distinguished merit and ability and who is coming temporarily to the United States to perform temporary services of an exceptional nature requiring merit and ability; or (ii) who is coming temporarily to the United States to perform other

temporary services or labor, if unemployed persons capable of performing such service or labor cannot be found in this country; or (iii) who is coming temporarily to the United States as an industrial trainee;

§ 31.3121(b) (19) Statutory provisions; definitions; employment; services performed by certain nonresident alien individuals.

SEC. 3121. Definitions. \* \* \*

- (b) Employment. For purposes of this chapter, the term "employment" means
  \* \* \* any service, of whatever nature, performed after 1954 \* \* \*; except that \* \* \* such term shall not include—
- (19) Service which is performed by a non-resident alien individual for the period he is temporarily present in the United States as a nonimmigrant under subparagraph (F) or (J) of section 101(a) (15) of the Immigration and Nationality Act, as amended, and which is performed to carry out the purpose specified in subparagraph (F) or (J), as the case may be.
- [Sec. 3121(b) (19) as added by sec. 110(e) (1) (C), Mutual Educational and Cultural Exchange Act 1961 (75 Stat. 537)]

### § 31.3121(b) (19)-1 Services of certain nonresident aliens.

- (a) (1) Services performed after 1961 by a nonresident alien individual who is temporarily present in the United States as a nonimmigrant under subparagraph (F) or (J) of section 101(a)(15) of the Immigration and Nationality Act (8 U.S.C. 1101), as amended, are excepted from employment if the services are performed to carry out a purpose for which the individual was admitted. For purposes of this section an alien individual who is temporarily present in the United States as a nonimmigrant under such subparagraph (F) or (J) is deemed to be a nonresident alien individual. A nonresident alien individual who is temporarily present in the United States as a nonimmigrant under such subparagraph (J) includes an alien individual admitted to the United States as an "exchange visitor" under section 201 of the United States Information and Educational Exchange Act of 1948 (22 U.S.C. 1446).
- (2) If services are performed by a nonresident alien individual's alien spouse or minor child, who is temporarily present in the United States as a nonimmigrant under subparagraph (F) or (J) of section 101(a) (15) of the Immigration and Nationality Act, as amended, the services are not deemed for purposes of this section to be performed to carry out a purpose for which such individual was admitted. The services of such spouse or child are excepted from employment under this section only if the spouse or child was admitted for a purpose specified in such subparagraph (F) or (J) and if the services are performed to carry out such purpose.
- (b) Section 101 of the Immigration and Nationality Act (8 U.S.C. 1101), as amended, provides in part as follows:
- Sec. 101. Definitions. [Immigration and Nationality Act (66 Stat. 166)]
- (a) As used in this chapter— \* \* \* (15) The term "immigrant" means every alien except an alien who is within one of the following classes of nonimmigrant aliens—

(F) (i) An alien having a residence in a foreign country which he has no intention of abandoning, who is a bona fide student qualified to pursue a full course of study and who seeks to enter the United States temporarily and solely for the purpose of pursuing such a course of study at an established institution of learning or other recog-nized place of study in the United States, particularly designated by him and approved by the Attorney General after consultation with the Office of Education of the United States, which institution or place of study. shall have agreed to report to the Attorney General the termination of attendance of each nonimmigrant student, and if any such institution of learning or place of study fails to make reports promptly the approval shall be withdrawn, and (ii) the alien spouse and minor children of any such alien if accompanying him or following to join him;

(J) An alien having a residence in a foreign country which he has no intention of abandoning who is a bona fide student, scholar, trainee, teacher, professor, research assistant, specialist, or leader in a field of specialized knowledge or skill, or other person of similar description, who is coming temporarily to the United States as a participant in a program designated by the Secretary of State, for the purpose of teaching, instructing or lecturing, studying, observing, conducting research, consulting, demonstrating special skills, or receiving training, and the alien spouse and minor children of any such alien if accompanying him or following to join him.

[Sec. 101, Immigration and Nationality Act, as amended by sec. 101, Act of June 27, 1952, 66 Stat. 166; sec. 109, Act of Sept. 21, 1961, 75 Stat. 534]

33. Section 31.3121(c)-1 is amended by revising paragraph (d) to read as follows:

§ 31.3121(c)-1 Included and excluded services.

(d) The application of the provisions of paragraphs (a), (b), and (c) of this section may be illustrated by the following example:

Example. The AB Club, which is a local college club within the meaning of section 3121(b)(2), employs D, a student who is enrolled and is regularly attending classes at a university, to perform domestic service for the club and to keep the club's books. The domestic services performed by D for the AB Club do not constitute employment, and his services as the club's bookkeeper constitute employment. D receives a payment at the end of each month for all services which he performs for the club. During a particular month D spends 60 hours in performing domestic service for the club and 40 hours as the club's bookkeeper. None of D's services during the month are deemed to be employment, since less than one-half of his services during the month constitutes employment. During another month D spends 35 hours in the performance of domestic services and 60 hours in keeping the club's books. All of D's services during the month are deemed to be employment, since one-half or more of his services during the month constitutes employment. .

Par. 34. Section 31.3121(d)-1 is amended by revising paragraph (c) (2) to read as follows:

§ 31.3121(d)-1 Who are employees.

\* \* \* \* \*

(c) Common law employees. \* \* \*

(2) Generally such relationship exists when the person for whom services are performed has the right to control and direct the individual who performs the services, not only as to the result to be accomplished by the work but also as to the details and means by which that result is accomplished. That is, an employee is subject to the will and control of the employer not only as to what shall be done but how it shall be done. In this connection, it is not necessary that the employer actually direct or control the manner in which the services are performed; it is sufficient if he has the right to do so. The right to discharge is also an important factor indicating that the person possessing that right is an employer. Other factors characteristic of an employer, but not necessarily present in every case, are the furnishing of tools and the furnishing of a place to work, to the individual who performs the services. In general, if an individual is subject to the control or direction of another merely as to the result to be accomplished by the work and not as to the means and methods for accomplishing the result, he is an independent contractor. An individual performing services as an independent contractor is not as to such services an employee under the usual common law rules. Individuals such as physicians, lawyers, dentists, veterinarians, construction contractors, public stenographers, and auctioneers, engaged in the pursuit of an independent trade, business, or profession, in which they offer their services to the public, are independent contractors and not employees.

Par. 35. Section 31.3121(e) is amended to read as follows:

.3121(e) Statutory provisions; def-initions; State, United States, and § 31.3121(e) citizen.

Sec. 3121. Definitions. \* \* \*

(e) State, United States, and citizen. For

purposes of this chapter-

(1) State. The term "State" includes the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa.

(2) United States. The term "United States" when used in a geographical sense includes the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American

An individual who is a citizen of the Commonwealth of Puerto Rico (but not otherwise a citizen of the United States) shall be considered, for purposes of this section, as a citizen of the United States:

[Sec. 3121(e) as amended by sec. 22(a) Alaska Omnibus Act (73 Stat. 146); sec. 18 (c), Hawaii Omnibus Act (74 Stat. 416); sec. 103(p), Social Security Amendments 1960]

Par. 36. Section 31.3121(e)-1 is amended to read as follows:

§ 31.3121(e)-1 State, United States, and citizen.

(a) When used in the regulations in this subpart, the term "State" includes the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, the Territories of Alaska and Hawaii before their admission as States, and (when used with respect to services performed after 1960) Guam and American Samoa.

(b) When used in the regulations in this subpart, the term "United States", when used in a geographical sense, means the several states (including the Territories of Alaska and Hawaii before their admission as States), the District of Columbia, the Commonwealth of Puerto Rico, and the Virgin Islands. When used in the regulations in this subpart with respect to services performed after 1960, the term "United States" also includes Guam and American Samoa when the term is used in a geographical sense. The term "citizen of the United States" includes a citizen of the Commonwealth of Puerto Rico or the Virgin Islands, and, effective January 1, 1961, a citizen of Guam or American Samoa.

Par. 37. Section 31.3121(f)-1 is amended by revising paragraph (a) to read as follows:

### § 31.3121(f)-1 American vessel and aircraft.

(a) The term . "American vessel" means any vessel which is documented (that is, registered, enrolled, or licensed) or numbered in conformity with the laws of the United States. It also includes any vessel which is neither documented nor numbered under the laws of the United States, nor documented under the laws of any foreign country, if the crew of such vessel is employed solely by one or more citizens or residents of the United States or corporations organized under the laws of the United States or of any State. (For provisions relating to the terms "State" and "citizen", see § 31.3121 (e)-1.)

Par. 38. Section 31.3121(g)-1 is amended by revising paragraphs (a) (3) and (f) (1) to read as follows:

### §-31.3121(g)-1 Agricultural labor.

(a) In general. \* \* \*

(3) For provisions relating to the exception from employment provided with respect to services performed by certain foreign agricultural workers and to services performed before 1959 in connection with the production or harvesting of certain oleoresinous products, see § 31.3121 (b) (1)-1. For provisions relating to the exclusion from wages of remuneration paid in any medium other than cash for agricultural labor and to the test for determining whether cash remuneration paid for agricultural labor constitutes wages, see § 31.3121(a) (8)-1.

(f) Services described in section 3121 (g) (5). (1) Service not in the course of the employer's trade or business (see paragraph (a) (1) of  $\S 31.3121(a) (7)-1$ ) or domestic service in a private home of the employer (see paragraph (a) (2) of §-31.3121(a) (7)-1) constitutes agricultural labor if such service is performed on a farm operated for profit. The determination whether remuneration for any such service performed on a farm operated for profit constitutes wages is to be made under § 31.3121(a) (8)-1 . rather than under § 31.3121(a) (7)-1. For provisions relating to the exception from employment provided with respect to any such service performed after 1960 by a father or mother in the employ of

his or her son or daughter, see § 31.3121 (b) (3)-1.

PAR. 39. Section 31.3121(h)-1 is amended by revising paragraph (a) to read as follows:

### § 31.3121(h)-1 American employer.

(a) The term "American employer" means an employer which is (1) the United States or any instrumentality thereof, (2) an individual who is a resident of the United States, (3) a partnership, if two-thirds or more of the partners are residents of the United States. (4) a trust, if all of the trustees are residents of the United States, or (5) a corporation organized under the laws of the United States or of any State. For provisions relating to the terms "State" and "United States", see § 31.3121(e)-1.

Par. 40. Section 31.3121(i) is amended to read as follows:

### § 31.3121(i) Statutory provisions; definitions; computation of wages in certain cases.

SEC. 3121. Definitions. \* \* \*

(i) Computation of wages in certain uses—(1) Domestic service. For purposes of this chapter, in the case of domestic service described in subsection (a)(7)(B), any payment of cash remuneration for such service which is more or less than a whole-dollar amount shall, under such conditions and to such extent as may be prescribed by regulations made under this chapter, be computed to the nearest dollar. For the purpose of the computation to the nearest dollar, the payment of a fractional part of a dollar shall be disregarded unless it amounts to one-half dollar or more, in which case it shall be increased to \$1. The amount of any payment of cash remuneration so computed to the nearest dollar shall, in lieu of the amount actually paid, be deemed to constitute the amount of cash remuneration for purposes of subsection (a) (7) (B).

(2) Service in the uniformed services. For purposes of this chapter, in the case of an individual performing service, as a member of a uniformed service, to which the provisions of subsection (m) (1) are applicable, the term "wages" shall, subject to the provisions of subsection (a) (1) of this section, include as such individual's remuneration for such service only his basic pay as described in section 102(10) of the Servicemen's and Veterans' Survivor Benefits Act.

(3) Peace Corps volunteer service. For purposes of this chapter, in the case of an individual performing service, as a volunteer or volunteer leader within the meaning of the Peace Corps Act, to which the provisions of section 312-(p) are applicable, the term "wages" shall, subject to the provisions of subsection (a) (1) of this section, include as such individual's remuneration for such service only amounts paid pursuant to section 5(c) or 6(1) of the Peace Corps Act.

[Sec. 3121(i) as amended by sec. 410, Servicemen's and Veterans' Survivor Benefits Act (70 Stat. 878); sec. 202(a)(1), Peace Corps Act (75 Stat. 626)]

Par. 41. Immediately after § 31.3121 (i)-1 the following sections are inserted:

§ 31.3121(i)-2 Computation of remuneration for service performed by an individual as a member of a uniformed service.

In the case of an individual performing service after December 31, 1956, as a member of a uniformed service (see § 31.3121(n)), to which the provisions of section 3121(m)(1) (see § 31.3121(m)) are applicable, the term "wages" shall, subject to the provisions of section 3121 (a) (1) (see § 31.3121(a)-1), include as the individual's remuneration for such service only his basic pay as described in section 102(10) of the Servicemen's and Veterans' Survivor Benefits Act (38 U.S.C., 401(1), 403; 72 Stat. 1126).

§ 31.3121(i)-3 Computation of remuneration for service performed by an individual as a volunteer or volunteer leader within the meaning of the Peace Corps Act.

In the case of an individual performing service in his capacity as a volunteer or volunteer leader within the meaning of the Peace Corps Act (see § 31.3121 (p)), the term "wages" shall, subject to the provisions of section 3121(a) (1) (see § 31.3121(a)-1), include as such individual's remuneration for such service only amounts paid pursuant to section 5(c) or section 6(1) of the Peace Corps Act (22 U.S.C. 2501; 75 Stat. 612).

Par. 42. Section 31.3121(k) is amended to read as follows:

§ 31.3121(k) Statutory provisions; definitions; waiver of exemption by religious, charitable, and certain other organizations.

Sec. 3121. Definitions. \* \* \*

(k) Exemption of religious, charitable, and certain other organizations—(1) Waiver of exemption by organization. (A) An organization described in section 501(c) (3) which is exempt from income tax under section 501(a) may file a certificate (in such form and manner, and with such official, as may be prescribed by regulations made under this chapter) certifying that it desires to have the insurance system established by title II of the Social Security Act extended to service performed by its employees. Such certificate may be filed only if it is accompanied by a list containing the signature, address, and social security account number (if any) of each employee (if any) who concurs in the filing of the certificate. Such list may be amended at any time prior to the expiration of the twenty-fourth month following the calendar quarter in which the certificate is filed by filing with the prescribed official a supplemental list or lists containing the signature, address, and social security ac-count number (if any) of each additional employee who concurs in the filing of the certificate. The list and any supplemental list shall be filed in such form and manner as may be prescribed by regulations made under this chapter.

(B) The certificate shall be in effect (for purposes of subsection (b) (8) (B) and for purposes of section 210(a) (8) (B) of the Social Security Act) for the period beginning with whichever of the following may be designated by the organization:

(i) The first day of the calendar quarter in which the certificate is filed.

(ii) The first day of the calendar quarter succeeding such quarter, or

(iii) The first day of any calendar quarter preceding the calendar quarter in which the certificate is filed, except that, in the case of a certificate filed prior to January 1, 1960, such date may not be earlier than January 1, 1956, and in the case of a certificate filed after 1959, such date may not be earlier than the first day of the fourth calendar quarter preceding the quarter in which such certificate

is filed.

(C) In the case of service performed by an employee whose name appears on a supple-

mental list filed after the first month following the calendar quarter in which the certificate is filed, the certificate shall be in effect (for purposes of subsection (b) (8) (B) and for purposes of section 210(a)(8)(B) of the Social Security Act) only with respect to service performed by such individual for the period beginning with the first day of the calendar quarter in which such supplemental list is filed.

(D) The period for which a certificate filed pursuant to this subsection or the corresponding subsection of prior law is effective may be terminated by the organization, effective at the end of a calendar quarter, upon giving 2 years' advance notice in writing, but only if, at the time of the receipt of such notice, the certificate has been in effect for a period of not less than 8 years. The notice of termination may be revoked by the organization by giving, prior to the close of the calendar quarter specified in the notice of termination, a written notice of such revocation. Notice of termination or revocation thereof shall be filed in such form and manner, and with such official, as may be prechapter.

(E) If an organization described in subparagraph (A) employs both individuals who are in positions covered by a pension, annuity, retirement, or similar fund or system established by a State or by a political sub-division thereof and individuals who are not in such positions, the organization shall divide its employees into two separate groups. One group shall consist of all employees who are in positions covered by such a fund or system and (i) are members of such fund or system, or (ii) are not members of such fund or system but are eligible to become members thereof; and the other group shall consist of all remaining employees. An organization which has so divided its employees into two groups may file a certificate pursuant to subparagraph (A) with respect to the employees in either group, or may file a separate certificate pursuant to such sub-paragraph with respect to the employees in each group.

(F) An organization which filed a certificate under this subsection after 1955 but prior to the enactment of this subparagraph may file a request at any time before 1960 to have such certificate effective, with respect to the service of individuals who concurred in the filing of such certificate (initially or through the filing of a supplemental list) prior to enactment of this subparagraph and who concur in the filing of such new request, for the period beginning with the first day of any calendar quarter preceding the first calendar quarter for which it was effective and following the last calendar quarter of 1955. Such request shall be filed with such official and in such form and manner as may be prescribed by regulations made under this chapter. If a request is filed pursuant to

this subparagraph-

(i) For purposes of computing interest and for purposes of section 6651 (relating to addition to tax for failure to file tax return), the due date for the return and payment of the tax for any calendar quarter resulting from the filing of such request shall be the last day of the calendar month following the calendar quarter in which the request is filed: and

(ii) The statutory period for the assessment of such tax shall not expire before the expiration of 3 years from such due date.

(G) If a certificate filed pursuant to this paragraph is effective for one or more calendar quarters prior to the quarter in which the certificate is filed, then—

(i) For purposes of computing interest and for purposes of section 6651 (relating to addition to tax for failure to file tax return), the due date for the return and payment of the tax for such prior calendar quarters resulting from the filing of such certificate

shall be the last day of the calendar month following the calendar quarter in which the certificate is filed; and

(ii) The statutory period for the assessment of such tax shall not expire before the expiration of 3 years from such due date.

(2) Termination of waiver period by Secre-

tary or his delegate. If the Secretary or his delegate finds that any organization which filed a certificate pursuant to this subsection or the corresponding subsection of prior law has failed to comply substantially with the requirements applicable with respect to the taxes imposed by this chapter or the cor-responding provisions of prior law or is no longer able to comply with the requirements applicable with respect to the taxes imposed by this chapter, the Secretary or his delegate shall give such organization not less than 60 days' advance notice in writing that the period covered by such certificate will terminate at the end of the calendar quarter specified in such notice. Such notice of termination may be revoked by the Secretary or his delegate by giving, prior to the close of the calendar quarter specified in the notice of termination, written notice of such revocation to the organization. No notice of termination or of revocation thereof shall be given under this paragraph to an organization without the prior concurrence of the Secretary of Health, Education, and Welfare.

(3) No renewal of waiver. In the event the

period covered by a certificate filed pursuant to this subsection or the corresponding subsection of prior law is terminated by the organization, no certificate may again be filed by such organization pursuant to this

subsection.

[Sec. 3121(k) as amended by secs. 205(b), 207, and 402, Social Security Amendments 1954; sec. 201 (k) and (1), Social Security Amendments 1956; sec. 405(a), Social Se-curity Amendments 1958; sec. 105(a), Social Security Amendments 19601

Sec. 403. [Social Security Amendments of

- 1954]. (a) In any case in which—(1) An individual has been employed, at any time subsequent to 1950 and prior to the enactment of the Social Security Amendments of 1956, by an organization which is described in section 501(c) (3) of the Internal Revenue Code of 1954 and which is exempt from income tax under section 501(a) of such Code but which did not have in effect, during the entire period in which the individual was so employed, a valid waiver certificate under section 1426(1)(1) of the Internal Revenue Code of 1939 or section 3121 (k) (1) of the Internal Revenue Code of 1954;
- (2) The service performed by such individual as an employee of such organization during the period subsequent to 1950 and prior to 1957 would have constituted employment (as defined in section 210 of the Social Security Act and section 1426(b) of the Internal Revenue Code of 1939 or section 3121 (b) of the Internal Revenue Code of 1954, as the case may be, at the time such service was performed) if such organization had filed prior to the performance of such service such a certificate accompanied by a list of the signatures of employees who concurred in the filing of such certificate and such individual's signature had appeared on such
- (3) The taxes imposed by sections 1400 and 1410 of the Internal Revenue Code of 1939 or sections 3101 and 3111 of the Internal Revenue Code of 1954, as the case may be, have been paid with respect to any part of the remuneration paid to such individual by such organization for such service performed during the period in which such organization did not have a valid waiver certificate in effect: /
- (4) Part of such taxes have been paid prior to the enactment of the Social Security Amendments of 1956;

(5) So much of such taxes as have been paid prior to the enactment of the Social Security Amendments of 1956 have been paid by such organization in good faith and without knowledge that a waiver certificate was necessary or upon the assumption that a valid waiver certificate had been filed by it under section 1426(1)(1) of the Internal Revenue Code of 1939 or section 3121(k)(1) of the Internal Revenue Code of 1954, as the case may be; and
(6) No refund of such taxes has been

obtainėd.

the amount of such remuneration with respect to which such taxes have been paid shall, upon the request of such individual (filed on or before the date of the enactment of the Social Security Amendments of 1960 [September 13, 1960] and in such form and manner, and with such official, as may be prescribed by regulations under chapter 21 of the Internal Revenue Code of 1954), be deemed to constitute remuneration for employment as defined in section 210 of the Social Security Act and section 1426(b), of the Internal Revenue Code of 1939 or section 3121(b) of the Internal Revenue Code of 1954, as the case may be.

(b) In any case in which—
(1) An individual has been employed, at any time subsequent to 1950 and prior to the enactment of the Social Security Amendments of 1956, by an organization which has filed a valid waiver certificate under section 1426(1)(1) of the Internal Revenue Code of 1939 or section 3121(k)(1) of the Internal Revenue Code of 1954;

(2) The service performed by such individual during the time he was so employed would have constituted employment (as defined in section 210 of the Social Security Act and section 1426(b) of the Internal Revenue Code of 1939 or section 3121(b) of the Internal Revenue Code of 1954, as the case may be, at the time such service was performed) if such individual's signature had appeared on the list of signatures of employees who concurred in the filing of such certificate;

(3) The taxes imposed by sections 1400 and 1410 of the Internal Revenue Code of 1939 or sections 3101 and 3111 of the Internal Revenue Code of 1954, as the case may be, have been paid prior to the enactment of the Social Security Amendments of 1956 with respect to any part of the remunera-tion paid to such individual by such organization for such service; and

(4) No refund of such taxes has been obtained,

the amount of such remuneration with respect to which such taxes have been paid shall, upon the request of such individual (filed on or before January 1, 1959, and in such form and manner, and with such official, as may be prescribed by regulations made under chapter 21 of the Internal Revenue Code of 1954), be deemed to constitute remuneration for employment as defined in section 210 of the Social Security Act and section 1426(b) of the Internal Revenue Code of 1939 or section 3121(b) of the Internal Revenue Code of 1954, as the case may be, and such individual shall be deemed to have concurred in the filing of the waiver certificate filed by such organization under section 1426(1) (1) of the Internal Revenue Code of 1939 or section 3121(k)(1) of the Internal Revenue Code of 1954.

[Sec. 403, Social Security Amendments 1954 as amended by sec. 401, Social Security Amendments 1956; Act of Aug. 27, 1958 (Pub. Law 85-785, 72 Stat. 938); sec. 105(b)(6), Social Security Amendments 19601

Par. 43. Section 31.3121(k) -1 is amended by revising paragraphs (a), (b), and (c) to read as follows:

§ 31.3121(k)-1 Waiver of exemption from taxes.

(a) Who may file a waiver certificate—(1) In general. If services performed in the employ of an organization are excepted from employment under section 3121(b) (8) (B), the organization may file a waiver certificate on Form SS-15, together with a list on Form SS-15a, certifying that it desires to have the Federal old-age, survivors, and disability insurance system established by title II of the Social Security Act extended to services performed by its employees. (For provisions relating to the exception under section 3121(b) (8) (B), see §§ 31.-3121(b) (8) and 31.3121(b) (8)-2.) A certificate in effect under section 1426(1) of the Internal Revenue Code of 1939 on December 31, 1954, remains in effect under, and is subject to the provisions of, section 3121(k). If the period covered by a certificate filed under section 3121 (k), or under section 1426(1) of the Internal Revenue Code of 1939, is terminated by an organization, a certificate may not thereafter be filed by the organization under section 3121(k). regulations relating to certificates filed under section 1426(1) of the Internal Revenue Code of 1939, see 26 CFR (1939) 408.216 (Regulations 128).

(2) Organizations having two separate groups of employees. If an organization is eligible to file a certificate under section 3121(k), and the organization employs both individuals who are in positions covered by a pension, annuity, retirement, or similar fund or system established by a State or by a political subdivision thereof and individuals who are not in such positions, the organization shall divide its employees into two separate groups for purposes of any certificate filed after August 28, 1958. One group shall consist of all employees who are in positions covered by such a fund or system and (i) are members of such fund or system, or (ii) are not members of such fund or system but are eligible to become members thereof. The other group shall consist of all remaining employees. An organization which has so divided its employees into two groups may file a certificate after August 28, 1958, with respect to the employees in either group, or may file a separate certificate after such date with respect to employes in each group.

(3) Certificates filed before September 14, 1960. A certificate filed before September 14, 1960, is void unless at least two-thirds of the employees, determined on the basis of the facts which existed as of the date the certificate was filed, concurred in the filing of the certificate, and the organization certified to such concurrence in the certificate. All individuals who were employees of the organization within the meaning of section 3121(d) (see § 31.3121(d)-1) shall be included in determining whether two-thirds of the employees of the organization concurred in the filing of the certificate; except that there shall not be included (i) those employees who at the time of the filing of the certificate were performing for the organization services only of the character specified in paragraphs (8)(A), (10)

- (B), and (13) of section 3121(b) (see §§ 31.3121(b) (8)-1, 31.3121(b) (10)-2. 31.3121(b) (13)-1, respectively), (ii) those alien employees who at the time of the filing of the certificate were performing services for such organization under an arrangement which provided for the performance only of services outside the United States not on or in connection with an American vessel or American aircraft, and (iii) in connection with certificates filed after August 28, 1958, those employees who at the time of the filing of the certificate were in a group to which such certificate was not applicable because of the provisions of section 3121(k)(1)(E). (See subparagraph (2) of this paragraph.) As used in this subparagraph, the term "alien employee" does not include an employee who was a citizen of the Commonwealth of Puerto Rico or a citizen of the Virgin Islands, and the term-"United States" includes Puerto Rico and the Virgin Islands.
- (b) Execution and amendment of certificate—(1) Use of prescribed forms. An organization filing a certificate pursuant to section 3121(k) shall use Form SS-15, in accordance with the regulations and instructions applicable thereto. The certificate may be filed only if it is accompanied by a list on Form SS-15a. containing the signature, address, and social security account number, if any, of each employee, if any, who concurs in the filing of the certificate. (For provisions relating to account numbers, see  $\S 31.6011(b)-2.)$  If no employee concurs in a certificate filed after September 13. 1960, that fact should be stated on the Form SS-15a. (For provisions relating to the concurrence of employees in certificates filed before September 14, 1960. see paragraph (a) (3) of this section.)
- (2) Amendment of list on Form SS-15a—(i) Certificate filed after August 28, 1958. The list on Form SS-15a accompanying a certificate filed after August 28, 1958, under section 3121(k), may be amended at any time before the expiration of the twenty-fourth month following the calendar quarter in which the certificate is filed, by filing a supplemental list or lists on Form SS-15a Supplement, containing the signature, address, and social security account number, if any, of each additional employee who concurs in the filing of the certificate.
- (ii) Certificate filed before August 29, 1958. The list on Form SS-15a which accompanied a certificate filed before August 29, 1958, under section 3121(k) or under section 1426(l) of the Internal Revenue Code of 1939, may be amended by filing a supplemental list or lists on Form SS-15a Supplement at any time after August 31, 1954, and before the expiration of the twenty-fourth month following the first calendar quarter for which the certificate was in effect, or before January 1, 1959, whichever is the later.
- (3) Where to file certificate or amendment. The certificate on Form SS-15 and accompanying list on Form SS-15a of an organization which is required to make a return on Form 941 pursuant to § 31.6011(a)-4 shall be

- filed with the district director with whom such return is filed. The Form SS-15 and Form SS-15a of any other organization shall be filed in accordance with the provisions of § 31.6091-1 which are otherwise applicable to returns. Each Form SS-15a Supplement shall be filed with the district director with whom the related Forms SS-15 and SS-15a were filed.
- (c) Effect of waiver—(1) In general. The exception from employment under section 3121(b) (8) (B) does not apply to services with respect to which a certificate, filed pursuant to section 3121(k), or section 1426(1) of the Internal Revenue Code of 1939, is in effect. (See §§ 31:3121 (b) (8) and 31.3121(b) (8)-2.) If an organization has divided its employees into two groups, as set forth in paragraph (a) (2) of this section, a certificate filed with respect to either group shall have no effect with respect to services performed by an employee as a member of the other group; and the provisions of this subparagraph shall apply as if each group were separately employed by a different organization. A certificate is not terminated if the organization loses its exemption under section 501(a) as an organization of the character described in section 501(c)(3), but continues effective with respect to any subsequent periods during which the organization is so exempt. The certificate of an organization may be in effect without being applicable to services performed by every employee of the organization. Subparagraph (2) of this paragraph relates to the beginning of the period for which a certificate is in effect. Subparagraph (3) of this paragraph relates to the services with respect to which a certificate is in effect. Even though a certificate is in effect with respect to the services of an employee, such services may be excepted from employment under some provision of section 3121(b) other than paragraph (8)(B) thereof. For example, service performed in any calendar quarter in the employ of an organization described in section 501(c)(3) and exempt from income tax under section 501(a) is excepted from employment under section 3121(b)(10)(A) if the remuneration for such service is less than \$50, regardless of whether the organization files a certificate.
- (2) Beginning of effective period of waiver—(i) Certificate filed after August 28, 1958. A certificate filed after August 28, 1958, by an organization pursuant to section 3121(k) shall be in effect for the period beginning with one of the following dates, which shall be designated by the organization on the certificate:
- (a) The first day of the calendar quarter in which the certificate is filed,
- (b) The first day of the calendar quarter immediately following the quarter in which the certificate is filed, or
- (c) The first day of any calendar quarter preceding the calendar quarter in which the certificate is filed, except that, in the case of a certificate filed before 1960, such date may not be earlier than January 1, 1956, and in the case of a certificate filed after 1959, such date may not be earlier than the first day of

- the fourth calendar quarter preceding the quarter in which the certificate is filed. Thus, a certificate filed in December 1959 may be made effective for the calendar quarter beginning January 1, 1956; but a certificate filed in January 1960 may not be made effective for a calendar quarter beginning before January 1, 1959.
- (ii) Certificate filed after 1956 and before August 29, 1958. A certificate filed by an organization after 1956 and before August 29, 1958, pursuant to section 3121(k), became effective for the period beginning with one of the following dates, as designated by the organization on the certificate:
- (a) The first day of the calendar quarter in which the certificate was filed, or
- (b) The first day of the calendar quarter immediately following the quarter in which the certificate was filed.
- (iii) Certificate filed before 1957. A certificate filed before 1957 pursuant to section 3121(k) became effective for the period beginning with the first day following the close of the calendar quarter in which the certificate was filed. In no case, however, shall a certificate filed under the provisions of section 3121(k) be in effect with respect to services performed before January 1, 1955. (For regulations relating to waiver certificates filed under section 1426(1) of the Internal Revenue Code of 1939, see 26 CFR (1939) 408.216 (Regulations 128).)
- (3) Services to which certificate applies—(i) In general. If an organization's certificate is in effect (see subparagraph (2) of this paragraph), the certificate becomes effective with respect to services performed in its employ by each individual (a) who enters the employ of the organization after the calendar quarter in which the certificate is filed, as set forth in subdivision (ii) of this subparagraph, or (b) whose signature appears on the list on Form SS-15a, as set forth in subdivision (iii) of this subparagraph, or (c) whose signature appears on a Form SS-15a Supplement, as set forth in subdivision (iv) or (v) of this subparagraph. The first date on which such a certificate becomes effective with respect to an employee's services shall be the earliest date applicable under this subparagraph. An organization's certificate is not effective with respect to the services of an employee who is in its employ in the calendar quarter in which the certificate is filed and who does not sign Form SS-15a or Form SS-15a Supplement, so long as his employment relationship with the organization, at the close of the calendar quarter in which the certificate is filed and thereafter, continues without interruption.
- (ii) Employee hired after quarter in which certificate is filed. If an individual enters the employ of an organization on or after the first day following the close of the calendar quarter in which the organization files a certificate pursuant to section 3121(k), the certificate shall be in effect with respect to services performed by the individual in the employ of the organization on and after the day he enters the employ of the organization. A former employee of the

organization who is rehired on or after the first day following the close of the calendar quarter in which such a certificate is filed shall be considered to have entered the employ of the organization after such calendar quarter, regardless of whether such individual concurred in the filing of the certificate.

(iii) Employee who signs Form SS-15a. A certificate on Form SS-15 filed by an organization pursuant to section 3121(k) shall be in effect with respect to services performed by an individual in the employ of the organization on and after the first day for which the certificate is in effect, if such individual's signature appears on the list on Form SS-15a which

accompanies such certificate.

(iv) Employee who signs Form SS-15a Supplement to concur in certificate filed after August 28, 1958. If the list on Form SS-15a accompanying a certificate filed after August 28, 1958, by an organization pursuant to section 3121(k) is amended in accordance with paragraph (b) (2) (i) of this section by the filing of a supplemental list on Form SS-15a Supplement, the certificate shall be in effect with respect to the services of each individual whose signature appears on the supplemental list, performed in the employ of the organization—

(a) On and after the first day for which the certificate is in effect, if the supplemental list is filed on or before the last day of the month following the calendar quarter in which the certificate

is filed, or

(b) On and after the first day of the calendar quarter in which the supplemental list is filed, if such list is filed after the close of the first month following the calendar quarter in which the

certificate is filed.

(y) Employee who signed Form SS-15a Supplement to concur in certificate filed before August 29, 1958. If the list on Form SS-15a which accompanied a certificate filed before August 29, 1958, by an organization pursuant to section 3121 (k), or pursuant to section 1426(1) of the Internal Revenue Code of 1939, was amended in accordance with paragraph (b) (2) (ii) of this section by the filing of a supplemental list on Form SS-15a Supplement, the certificate shall be in effect with respect to the services of each individual whose signature appears on the supplemental list, performed in the employ of the organization-

(a) On and after the first day for which the certificate is in effect, if the supplemental list was filed on or before the last day of the month following the first calendar quarter for which the cer-

tificate was in effect, or

(b) On and after the first day following the close of the calendar quarter in which the supplemental list was filed, but not before January 1, 1955, if such list was filed after the close of the first month following the first calendar quarter for which the certificate is in effect.

(4) Administrative provisions applicable when certificate has retroactive effect. For purposes of computing interest and for purposes of section 6651 (relating to addition to tax for failure to file tax return), in any case in which a cer-

tificate filed pursuant to section 3121(k) (1) is effective pursuant to section 3121(k) (1) (B) (iii) for one or more calendar quarters prior to the quarter in which the certificate is filed, the due date for the return and payment of the tax for such prior calendar quarters resulting from the filing of such certificate shall be the last day of the calendar month following the calendar quarter in which the certificate is filed. The statutory period for the assessment of the tax for such prior calendar quarters shall not expire before the expiration of 3 years from such due date.

Par. 44. Immediately\_after § 31.3121 (k)-1 the following sections are inserted:

§ 31.3121(k)-2 Requests before 1960 for retroactive application of waivers of exemption.

(a) An organization which filed a certificate under section 3121(k) after 1955 and before Argust 29, 1958, may file a request on Form SS-15b at any time before 1960 to have such certificate made effective, with respect to the services of individuals who concurred in the filing of such certificate (initially, or by signing a supplemental list on Form SS-15a Supplement which was filed before August 29, 1958) and whose signatures also appeared on such request on Form SS-15b, for the period beginning with the first day of any calendar quarter after 1955 which preceded the first calendar quarter for which the certificate originally was effective.

(b) For purposes of computing interest and for purposes of section 6651 (relating to addition to tax for failure to file tax return), the due date for the return and payment of the tax for any calendar quarter resulting from the filing of a request referred to in paragraph (a) of this section shall be the last day of the calendar month following the calendar quarter in which the request is filed. The statutory period for the assessment of such tax shall not expire before the expiration of 3 years from such due date.

### § 31.3121(k)-3 Request for coverage of individual employed by exempt organization before August 1, 1956.

(a) Application of this section. This section is applicable to requests made after July 31, 1956, and before September 14, 1960, under section 403 of the Social Security Amendments of 1954, as amended, except that nothing in this section shall render invalid any act performed pursuant to, and in accordance with, Revenue Ruling 57-11, Cumulative Bulletin 1957-1, page 344, or Revenue Ruling 58-514, Cumulative Bulletin 1958-2. page 733. (For regulations relating to requests made before August 1, 1956. under section 403 of the Social Security Amendments of 1954, see 26 CFR (1939) 408.216 (c) and (d) (Regulations 128).)

(b) Organization which did not have waiver certificate in effect—(1) Coverage requested by employee before August 27, 1958. Pursuant to section 403 (a) of the Social Security Amendments of 1954, as amended by section 401 of the Social Security Amendments of 1956, any individual who, as an employee, per-

formed services after December 31, 1950, and before August 1, 1956, for an orgamization described in section 501(c)(3) which was exempt from income tax under section 501(a), or which was exempt from income tax under section 101(6) of the Internal Revenue Code of 1939, but which failed to file, before August 1, 1956, a valid waiver certificate under section 3121(k), or under section 1426(l) of the Internal Revenue Code of 1939, may request after July 31, 1956, and before August 27, 1958, that such part of the remuneration received by him for services performed in the employ of the organization after 1950 and before 1957 with respect to which employee and employer taxes were paid be deemed to constitute remuneration for employment,

(i) Any of the services performed by the individual after December 31, 1950, and before January 1, 1957, would have constituted employment if such a certificate on Form SS-15 filed by the organization had been in effect for the period during which the services were performed and the individual's signature had appeared on the accompanying list on Form SS-15a;

(ii) The employee and employer taxes were paid with respect to any part of the remuneration received by the individual from the organization for such services;

(iii) A part of such taxes was paid

before August 1, 1956;

(iv) Such taxes as were paid before August 1, 1956, were paid by the organization in good faith and upon the assumption that it had filed a valid certificate under section 3121(k), or under section 1426(l) of the Internal Revenue Code of 1939; and

(v) No refund (or credit) of such taxes had been obtained by either the employee or the employer, exclusive of any refund (or credit) which would have been allowable if the services performed by the individual had constituted em-

ployment.

(2) Coverage requested by employee after August 26, 1958, and before September 14, 1960. Requests may be made after August 26, 1958, and before September 14, 1960. tember 14, 1960, pursuant to section 403(a) of the Social Security Amendments of 1954, as amended by section 401 of the Social Security Amendments of 1956, by the Act of August 27, 1958 (Public Law 85-785, 72 Stat. 938), and by section 105(b)(6) of the Social Security Amendments of 1960. Any individual who, as an employee, performed services after December 31, 1950, and before August 1, 1956, for an organization described in section 501(c)(3) which was exempt from income tax under section 501(a), or which was exempt from income tax under section 101(6) of the Internal Revenue Code of 1939, but which did not have in effect during the entire period in which the individual was so employed a valid waiver certificate under section 3121(k), or under section 1426(l) of the Internal Revenue Code of 1939, may request after August 26, 1958, and before September 14, 1960, that such part of the remuneration received by him for services performed in the employ of the organization after 1950 and before 1957

with respect to which employee and employer taxes were paid be deemed to constitute remuneration for employment, if:

- (i) Any of the services performed by the individual after December 31, 1950, and before January 1, 1957, would have constituted employment if such a certificate on Form SS-15 filed by the organization had been in effect for the period during which the services were performed and the individual's signature had appeared on the accompanying list on Form SS-15a:
- (ii) The employee and employer taxes were paid with respect to any part of the remuneration received by the individual from the organization for such services performed during the period in which the organization did not have a valid waiver certificate in effect:

(iii) A part of such taxes was paid before August 1, 1956;

(iv) Such taxes as were paid before August 1, 1956, were paid by the organization in good faith, and either without knowledge that a waiver certificate was necessary or upon the assumption that it had filed a valid certificate under section 3121(k), or under section 1426(i) of the Internal Revenue Code of 1939; and

(v) No refund (or credit) of such taxes has been obtained by either the employee or the employer, exclusive of any refund (or credit) which would be allowable if the services performed by the individual

had constituted employment.

- (3) Execution and filing of request. (i) Except where the alternative procedure set forth in subdivision (ii) of this subparagraph is followed, the request of an individual under section 403(a) of the Social Security Amendments of 1954, as amended, is required to be made and filed as provided in this subdivision. The request shall be made in writing, be signed and dated by the individual, and include:
- (a) The name and address of the organization for which the services were performed:
- (b) The name, address, and social security account number of the individual;
- (c) A statement that the individual has not obtained refund or credit (other than a refund or credit which would have been allowable if the services had constituted employment) from the district director of any part of the employee tax paid with respect to remuneration received by him from the organization for services performed after 1950 and before 1957; and
- (d) A request that all remuneration received by him from the organization for such services with respect to which employee and employer taxes had been paid shall be deemed to constitute remuneration for employment to the extent authorized by section 403(a) of the Social Security Amendments of 1954, as amended.

The request of an individual shall be accompanied by a statement of the organization incorporating the substance of each of the five conditions listed in subparagraph (1) or (2), whichever is appropriate, of this paragraph. The statement of the organization shall show also that the individual performed services for the organization after December 31,

1950, and before August 1, 1956; that the organization was an organization described in section 501(c) (3) which was exempt from income tax under section 501(a) or was exempt from income tax under section 101(6) of the Internal Revenue Code of 1939, and the district director with whom returns on Form 941 were filed. The organization's statement shall be signed by the president or other principal officer of the organization who shall certify that the statement is correct to the best of his knowledge and belief. If the statement of the organization is not submitted with the individual's request, the individual shall include in his request an explanation of his inability to submit the statement. Other information may be required, but should be submitted only upon receipt of a specific request therefor. No particular form is prescribed for the request of the individual or the statement of the organization required to be submitted with the request. The individual's request should be filed with the district director with whom the organization files returns on Form 941. If the individual is deceased or mentally incompetent and the request is made by the legal representative of the individual or other person authorized to act on his behalf, the request shall be accompanied by evidence showing such person's authority to make the request.

(ii) An organization which has or had in its employ individuals with respect to whom section 403(a) of the Social Security Amendments of 1954, as amended, is applicable may, if it so desires, prepare a form or forms for use by any such individual or individuals in making requests under such section. Any such form shall provide space for the signature of the individual or individuals and contain such information as required to be included in a request (see subdivision (i) of this subparagraph). Any such form used by more than one individual, and any such form used by one individual which is signed and returned to the organization, shall be submitted by the organization, together with its statement (as required in subdivision (i) of this subparagraph), to the district director with whom the organization files its returns on Form 941. An individual is not required to use a form prepared by the organization but may, at his election, file his request in accordance with the provisions of subdivision (i) of this subparagraph.

(4) Optional tax payments by organization. An organization which prior to August 1, 1956, reported and paid employee and employer taxes with respect to any portion of the remuneration paid to an individual, who is eligible to file a request under section 403(a) of the Social Security Amendments of 1954, as amended, for services performed by him after 1950 and before 1957, may report and pay such taxes before September 14, 1960, with respect to any remaining portion of such remuneration which would have constituted wages if a certificate had been in effect with respect to such services. Such taxes may be reported as an adjustment without interest in the

manner prescribed in subpart G of the regulations in this part.

(5) Effect of request. If a request is made and filed under the conditions stated in this paragraph with respect to one or more individuals, remuneration for services performed by each such individual after 1950 and before 1957, with respect to which the employee and employer taxes are paid on or before the date on which the request was filed with the district director, will be deemed to constitute remuneration for employment to the extent that such services would have constituted employment as defined in section 3121(b), or in section 1426(b) of the Internal Revenue Code of 1939, if a certificate had been in effect with respect to such services. However, the provisions of section 3121(a) and §§ 31.3121 (a)-1 to 31.3121(a) (10)-1, inclusive, of the regulations in this part or the provisions of section 1426(a) of the Internal Revenue Code of 1939 and the regulations in 26 CFR (1939) 408.226 and 408.-227 (Regulations 128), as the case may be, are applicable in determining the extent to which such remuneration for employment constitutes wages for purposes of the employee and employer taxes.

(c) Individual who failed to sign list of concurring employees—(1) In general. Pursuant to section 403(b) of the Social Security Amendments of 1954, as amended, any individual who, as an employee, performed services after December 31, 1950, and before August 1, 1956, for an organization which filed a valid certificate under section 3121(k), or under section 1426(1) of the Internal Revenue Code of 1939, but who failed to sign the list of employees concurring in the filing of such certificate, may request on or before January 1, 1959, that the remuneration received by him for such services be deemed to constitute remuneration for employment, if:

(i) Any of the services performed by the individual after December 31, 1950. and before August 1, 1956, would have constituted employment if the signature of such individual had appeared on the list of employees who concurred in the filing of the certificate;

(ii) The employee and employer taxes were paid before August 1, 1956, with respect to any part of the remuneration received by the individual from the organization for such services; and

(iii) No refund (or credit) of such taxes has been obtained either by the employee or the employer, exclusive of any refund (or credit) which would be allowable if the services performed by the individual had constituted employment.

(2) Execution and filing of request. (i) Except where the alternative procedure set forth in subdivision (ii) of this subparagraph is followed, the request of an individual under section 403(b) of the Social Security Amendments of 1954, as amended, shall be made and filed as provided in this subdivision. The request shall be filed on or before January 1, 1959, be made in writing, be signed and dated by the individual, and include:

(a) The name and address of the organization for which the services were performed:

(b) The name, address, and social security account number of the individual:

(c) A statement that the individual has not obtained a refund or credit (other than a refund or credit which would be allowable if the services had constituted employment) from the district director of any part of the employee tax paid before August 1, 1956, with respect to remuneration received by him from the organization;

(d) A request that all remuneration received by the individual from the organization for services performed after 1950 and before August 1, 1956, with respect to which employee and employer taxes were paid before August 1, 1956, shall be deemed to constitute remuneration for employment to the extent authorized by section 403(b) of the Social Security Amendments of 1954, as

amended; and

(e) A statement that the individual understands that, upon the filing of such request with the district director, (1) he will be deemed to have concurred in the certificate which was previously filed by the organization, and (2) the employee and employer taxes will be applicable to all wages received, and to be received, by him for services performed for the organization on or after the effective date of such certificate to the extent that such taxes would have been applicable if he had signed the list on Form SS-15a submitted with the certificate.

The request of an individual shall be accompanied by a statement of the organization incorporating the substance of each of the three conditions listed in subparagraph (1) of this paragraph. The statement of the organization should also show that the individual performed services for the organization after December 31, 1950, and before August 1. 1956; that the organization filed a valid certificate under section 3121(k), or under section 1426(1) of the Internal Revenue Code of 1939; and the district director with whom returns on Form 941 are filed. Such statement shall be signed by the president or other principal officer of the organization who shall certify that the statement is correct to the best of his knowledge and belief. If the statement of the organization is not submitted with the individual's request, the individual shall include in his request an explanation of his inability to submit such statement. Other information may be required, but should be submitted only upon receipt of a specific request therefor. No particular form is prescribed for the request of the individual or the statement of the organization required to be submitted with the request. The individual's request should be filed with the district director with whom the organization files returns on Form 941. If the individual is deceased or mentally incompetent and the request is made by the legal representative of the individual or other person authorized to act on his behalf, the request shall be accompanied by evidence showing such person's authority to make the request.

(ii) An organization which has or had in its employ individuals with respect to

whom section 403(b) of the Social Security Amendments of 1954, as amended, is applicable, may, if it so desires, prepare a form or forms for use by any such individual or individuals in making requests under such section. Any such form shall provide space for the signature of the individual or individuals and contain such information as is required by subdivision (i) of this subparagraph to be included in a request. Any such form used by more than one individual. and any such form used by one individual which is signed and returned to the organization, shall be submitted by the organization, together with its statement (as required in subdivision (i) of this subparagraph), to the district director with whom the organization files returns on Form 941. An individual is not required to use a form prepared by the organization but may, at his election, file his request in accordance with the provisions of subdivision (i) of this subparagraph.

(3) Effect of request. An individual who makes and files a request under the conditions stated in this paragraph with respect to services performed as an employee of an organization described in section 501(c)(3) which was exempt from income tax under section 501(a), or which was exempt from income tax under section 101(6) of the Internal Revenue Code of 1939, will be deemed to have signed the list accompanying the certificate filed by the organization under section 3121(k), or under section 1426(1) of the Internal Revenue Code of 1939. Accordingly, all services performed by the individual for the organization on and after the effective date of the certificate will constitute employment to the same extent as if he had, in fact, signed the list. The employee tax and employer tax are applicable with respect to any remuneration paid to the employee by the organization which constitutes wages. If less than the correct amount of such taxes has been paid, the additional amount due should be reported as an adjustment without interest within the time specified in subpart G of the regulations in this part.

Par. 45. Immediately after § 31.3121 (1)-1 the following sections are inserted:

## § 31.3121(m) Statutory provisions; definitions; service in the uniformed services.

SEC. 3121. Definitions. \* \* \*

(m) Service in the uniformed services.

For purposes of this chapter-

(1) Inclusion of service. The term "employment" shall, notwithstanding the provisions of subsection (b) of this section, include service performed after December 1956 by an individual as a member of a uniformed service on active duty; but such term shall not include any such service which is performed while on leave without pay.

(2) Active duty. The term "active duty" means "active duty" as described in section 102 of the Servicemen's and Veterans' Survivor Benefits Act, except that it shall also include "active duty for training" as described in such section.

(3) Inactive duty training. The term "inactive duty training" means "inactive duty training" as described in such section 402.

[Sec. 3121(m) as added by sec. 411(a), Servicemen's and Veterans' Survivor Benefits Act (70 Stat. 878)]

§ 31.3121(n) - Statutory provisions; definitions; member of a uniformed service.

SEC. 3121. Definitions. \* \* \*

- (n) Member of a uniformed service. For purposes of this chapter, the term "member of a uniformed service" means any person appointed, enlisted, or inducted in a component of the Army, Navy, Air Force, Marine Corps, or Coast Guard (including a reserve component of a uniformed service as defined in section 102(3) of the Servicemen's and Veterans' Survivor Benefits Act), or in one of those services without specification of component, or as a commissioned officer of the Coast and Geodetic Survey or the Regular or Reserve Corps of the Public Health Service, and any person serving in the Army or Air Force under call or conscription. The term includes—
- (1) A retired member of any of those services;
- (2) A member of the Fleet Reserve or Fleet Marine Corps Reserve;
  (3) A cadet at the United States Military
- (3) A cadet at the United States Military Academy, a midshipman at the United States Naval Academy, and a cadet at the United States Coast Guard Academy or United States Air Force Academy;
  (4) A member of the Reserve Officers'
- (4) A member of the Reserve Officers' Training Corps, the Naval Reserve Officers' Training Corps, or the Air Force Reserve Officers' Training Corps, when ordered to annual training duty for fourteen days or more, and while performing authorized travel to and from that duty; and
- (5) Any person while en route to or from, or at, a place for final acceptance or for entry upon active duty in the military or naval service—
- (A) Who has been provisionally accepted for such duty; or
- (B) Who, under the Universal Military Training and Service Act, has been selected for active military or naval service:

and has been ordered or directed to proceed to such place.

The term does not include a temporary member of the Coast Guard Reserve.

[Sec. 3121(n) as added by sec. 411(a), Servicemen's and Veterans' Survivor Benefits Act (70 Stat. 878)]

### § 31.3121(o) Statutory provisions; definitions; crew leader.

SEC. 3121. Definitions. \* \* \*

(o) Crew leader. For purposes of this chapter, the term "crew leader" means an individual who furnishes individuals to perform agricultural labor for another person, if such individual pays (either on his own behalf or on behalf of such person) the individuals so furnished by him for the agricultural labor performed by them and if such individual has not entered into a written agreement with such person whereby such individual has been designated as an employee of such person; and such individuals furnished by the crew leader to perform agricultural labor for another person shall be deemed to be the employees of such crew leader. For purposes of this chapter and chapter 2, a crew leader shall, with respect to service performed in furnishing individuals to perform agricultural labor for another person and service performed as a member of the crew, be deemed not to be an employee of such other person.

[Sec. 3121(o) as added by sec. 201(h)(2), Social Security Amendments 1956 (70 Stat. 841)]

### § 31.3121(o)-1 Crew leader.

The term "crew leader" means an individual who furnishes individuals to per-

form agricultural labor for another person, if such individual pays (either on his own behalf or on behalf of such person) the individuals so furnished by him for the agricultural labor performed by them and if such individual has not entered into a written agreement with such person whereby such individual has been designated as an employee of such per-For purposes of this chapter a crew leader is deemed to be the employer of the individuals furnished by him to perform agricultural labor, after 1956, for another person, and the crew leader is deemed not to be an employee of such other person with respect to the performance of services by him after 1956 in furnishing such individuals or as a member of the crew. An individual is not a crew leader within the meaning of section 3121(o) and of this section if he does not pay the agricultural workers furnished by him to perform agricultural labor for another person, or if there is an agreement between such individual and the person for whom the agricultural labor is performed whereby such individual is designated as an employee of such person. Whether or not such individual is an employee will be determined under the usual common-law rules (see paragraph (c) of § 31.3121(d)-1).

#### § 31.3121(p) Statutory provisions; definitions; Peace Corps volunteer service.

SEC. 3121. Definitions. \* \* \*

(p) Peace Corps volunteer service. For purposes of this chapter, the term "employment" shall, notwithstanding the provisions of subsection (b) of this section, include service performed by an individual as a volunteer or volunteer leader within the meaning of the Peace Corps Act.

[Sec. 3121(p) as added by sec. 202(a)(2), Peace Corps Act (75 Stat. 626)]

PAR. 46. Section 31.3122 is amended to read as follows:

### § 31.3122 Statutory provisions; Federal service.

Sec. 3122. Federal service. In the case of the taxes imposed by this chapter with respect to service performed in the employ of the United States or in the employ of any instrumentality which is wholly owned by the United States, including service, performed as a member of a uniformed service, to which the provisions of section 3121 (m) (1) are applicable, and including service, performed as a volunteer or volunteer leader within the meaning of the Peace Corps Act, to which the provisions of section 3121(p) are applicable, the determination whether an individual has performed service which constitutes employment as defined in section 3121(b), the determination of the amount of remuneration for such service which constitutes wages as defined in section 3121(a), and the return and payment of the taxes imposed by this chapter, shall be made by the head of the Federal agency or instrumentality having the control of such service, or by such agents as such head may designate. The person making such return may, for convenience of administration, make payments of the tax imposed under section 3111 with respect to such service without regard to the \$4,800 limitation in section 3121(a)(1), and he shall not be required to obtain a refund of the tax paid under section 3111 on that part of the remuneration not included in wages by reason of section 3121(a)(1). Payments of the tax imposed under section 3111

with respect to service, performed by an individual as a member of a uniformed service, to which the provisions of section 3121(m) (1) are applicable, shall be made from appropriations available for the pay of members of such uniformed service. The provisions of this section shall be applicable in the case of service performed by a civilian employee, not compensated from funds appropriated by the Congress, in the Army and Air Force Exchange Service, Army and Air Force Motion Picture Service, Navy Exchanges, Marine Corps Exchanges, or other activities, conducted by an instrumentality of the United States subject to the jurisdiction of the Secretary of Defense, at installations of the Department of Defense for the comfort, pleasure, contentment, and mental and physical improvement of personnel of such Department; and for purposes of this section the Secretary of Defense shall be deemed to be the head of such instrumental-The provisions of this section shall be applicable also in the case of service performed by a civilian employee, not compensated from funds appropriated by the Congress, in the Coast Guard Exchanges or other activities, conducted by an instrumentality of the United States subject to the jurisdiction of the Secretary, at installations of the Coast Guard for the comfort, pleasure, contentment, and mental and physical improve-ment of personnel of the Coast Guard; and for purposes of this section the Secretary shall be deemed to be the head of such instrumentality.

[Sec. 3122 as amended by secs. 202(c) and 203(a), Social Security Amendments 1954; sec. 411(b), Servicemen's and Veterans' Survivor Benefits Act (70 Stat. 879); sec. 402(c), Social Security Amendments 1958; sec. 70, Technical Amendments Act 1958 (72 Stat. 1660); sec. 202(a) (3), Peace Corps Act (75 Stat. 626)]

Par. 47. Section 31.3125 is redesignated as § 31.3126 and as so redesignated reads as follows:

## § 31.3126 Statutory provisions; short title.

SEC. 3126. Short title. This chapter may be cited as the "Federal Insurance Contributions Act."

[Sec. 3126 as redesignated by sec. 103(q)(1), Social Security Amendments 1960]

Par. 48. Immediately after § 31.3124 the following section is inserted:

### § 31.3125 Statutory provisions; returns in the case of governmental employees in Guam and American Samoa.

SEC. 3125. Returns in the case of governmental employees in Guam and American Samoa—(a) Guam. The return and payment of the taxes imposed by this chapter on the income of individuals who are officers or employees of the Government of Guam or any political subdivision thereof or of any instrumentality of any one or more of the foregoing which is wholly owned thereby, and those imposed on such Government or political subdivision or instrumentality with respect to having such individuals in its employ, may be made by the Governor of Guam or by such agents as he may designate. The person making such return may, for convenience of administration, make payments of the tax imposed under section 3111 with respect to the service of such individuals without regard to the \$4,800 limitation in section 3121(a)(1).

in section 3121(a)(1).

(b) American Samoa. The return and payment of the taxes imposed by this chapter on the income of individuals who are officers or employees of the Government of American Samoa or any political subdivision

thereof or of any instrumentality of any one or more of the foregoing which is wholly owned thereby, and those imposed on such Government or political subdivision or instrumentality with respect to having such individuals in its employ, may be made by the Governor of American Samoa or by such agents as he may designate. The person making such return may, for convenience of administration, make payments of the tax imposed under section 3111 with respect to the service of such individuals without regard to the \$4,800 limitation in section 3121(a)(1).

[Sec. 3125 as added by sec. 103(q)(1), Social Security Amendments 1960]

(Sec. 7805 of the Internal Revenue Code of 1954, 68A Stat. 917; 26 U.S.C. 7805)

[F.R. Doc. 64-6601; Filed, July 1, 1964; 8:48 a.m.]

## Title 9—ANIMALS AND ANIMAL PRODUCTS

Chapter I—Agricultural Research Service, Department of Agriculture

PART 131—HANDLING OF ANTI-HOG-CHOLERA SERUM AND HOG-CHOLERA VIRUS

### Determination Relative to Budget of Expenses and Fixing Rates of Assessment for 1964

On May 23, 1964, a notice of proposed rule making was published in the Federal Register (29 F.R. 6805) regarding the budget of expenses and the fixing of the rates of assessment for the calendar year 1964, under the marketing agreement and the marketing order (9 CFR 131.1 et seq.), regulating the handling of antihog-cholera serum and hog-cholera virus. This regulatory program is effective pursuant to Public Law No. 320, 74th Congress, approved August 24, 1935 (7 U.S.C. 851 et seq.).

The notice provided a period of 30 days for interested parties to file data, views or arguments with the Hearing Clerk. After consideration of all relevant matters, including the proposals set forth in the aforesaid notice, it is hereby found and determined that:

a. Section 131.164 is added to read as follows:

#### § 131.164 Budget of expenses and rates of assessment for the calendar year 1964.

(a) Budget of expenses. The expenses which will necessarily be incurred by the Control Agency, established pursuant to the provisions of the marketing agreement and of the marketing order (§§ 131.1 to 131.113), for the maintenance and functioning of said Agency during the calendar year 1964, will amount to \$49,665.00 under the recommendation of the Control Agency, from which shall be deducted the unexpended balance of \$8,903.33 on hand with said Control Agency on January 1, 1964, from assessments collected during the calendar year 1963, leaving a balance of \$40,761.67 to be collected during the calendar year 1964.

(b) Rates of assessment. Of the amount of \$40,761.67 to be collected during the calendar year 1964, the sum of \$32,935.43 shall be assessed against handlers who are manufacturers, and \$7,-826.24 shall be assessed against handlers who are wholesalers. The pro rata share of the expenses of the Control Agency to be paid for the calendar year 1964 by each handler who is a manufacturer shall be \$17.65 for each ten thousand dollars or fraction thereof of serum and virus sold by such handler during the calendar year 1963 and the pro rata share of such expenses to be paid for the calendar year 1964 by each handler who is a wholesaler shall be \$25.00 for the first ten thousand dollars or fraction thereof and \$8.13 for each additional ten thousand dollars or fraction thereof of serum and virus sold by such handler. Such assessments shall be paid by each respective handler in accordance with the applicable provisions of the marketing agreement and order (§§ 131.1 to 131.113).

(c) Terms. As used in this section, the terms "handler", "manufacturer", "wholesaler", "virus", and "serum" shall have the same meaning as is given to each such term in said marketing agreement and marketing order (§§ 131.1 to 131.113).

Findings relative to effective date. It is hereby further found that (1) the fiscal year of the Control Agency established pursuant to the provisions of the marketing agreement and the marketing order corresponds to the calendar year, and the current calendar year 1964 is already well advanced; (2) the expenses of operating this regulatory program since January 1, 1964, have been paid with funds representing assessments collected in excess of expenses incurred during the calendar year 1963 and prepayments of a portion of their 1964 assessments by manufacturer and wholesaler handlers; (3) nearly all such funds have now been expended; (4) in order for the administrative assessments to be collected, it is essential that the specification of the assessment rates be effective immediately so as to enable the Control Agency to perform its respective duties and functions under the aforesaid marketing agreement and marketing order; and (5) no preparation with respect to this determination is required of persons regulated which cannot be completed prior to the effective date hereof. Wherefore, it is hereby determined that good cause exists for making this determination effective upon its publication in the FEDERAL REGISTER.

(Sec. 60, 49 Stat. 782; 7 U.S.C. 855)

Done at Washington, D.C., this 29th day of June 1964, to become effective upon publication in the FEDERAL REGISTER.

M. R. CLARKSON, -Acting Administrator, Agricultural Research Service.

[F.R. Doc. 64-6602; Filed, July 1, 1964; 8:48 a.m.1

## Title 14—AERONAUTICS AND

Chapter I-Federal Aviation Agency [Airspace Docket No. 64-CE-22]

### PART 73-SPECIAL USE AIRSPACE [NEW]

### Alteration of Restricted Area

The purpose of this amendment to § 73.45 of the Federal Aviation Regulations is to change the controlling agency of the Fort Leonard Wood, Mo., Restricted Area R-4501A and R-4501B from the "Federal Aviation Agency, St. Louis, ARTC Center" to the "Federal Aviation Agency, Kansas City ARTC Center."

The Fort Leonard Wood restricted areas lie within the control area recently transferred from the St. Louis ARTC Center to the Kansas City ARTC Center in an adjustment by the Federal Aviation Agency designed for more efficient use of the nation's airspace. Therefore, action is taken herein to amend the controlling agency of these restricted areas.

Since this amendment imposes no additional burden on the public, notice and public procedure hereon are unnecessary.

In consideration of the foregoing, § 73.45 (29 F.R. 3001, 6680), is amended as follows: In R-4501A Fort Leonard Wood, Mo., and R-4501B Fort Leonard Wood, Mo., "Controlling Agency. Federal Aviation Agency, St. Louis ARTC Center." is deleted and "Controlling Agency. Federal Aviation Agency, Kansis City ARTC Center." is substituted therefor.

(Sec. 307(a), 72 Stat. 749; 49 U.S.C. 1348)

This amendment shall become effective 0001 e.s.t., July 1, 1964.

Issued in Washington, D.C., on June 29, 1964.

CLIFFORD P. BURTON. Acting Director, Air Traffic Service. [F.R. Doc. 64-6620; Filed, July 1, 1964; 8:50 a.m.1

### Title 16—COMMERCIAL **PRACTICES**

Chapter I-Federal Trade Commission [Docket C-754]

### PART 13-PROHIBITED TRADE **PRACTICES**

### Conde Nast Publications, Inc.

Subpart-Advertising falsely or misleadingly: § 13.15 Business status, advantages, or connections: 13.15-25 Concealed subsidiary, fictitious collection agency, etc. Subpart-Using misleading name-Vendor: § 13.2365 Concealed subsidiary, fictitious collection agency,

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desist order, The Conde Nast Publications Inc., New York, N.Y., Docket C-754, June 11, 1964]

Consent order requiring a New York City distributor of "Glamour", "House and Garden" magazines to the public to cease representing falsely to purportedly delinquent customers on letter-heads of the fictitious name "The Mail Order Credit Reporting Association, Inc.", that delinquent accounts had been turned over to an independent collection agency of that name with instructions to take legal action and that the customer's credit rating would be adversely affected if payment was not made.

The order to cease and desist, including further order requiring report of compliance therewith, is as follows:

It is ordered, That The Conde Nast Publications Inc., a corporation, and its officers, agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of magazines or other merchandise in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from representing directly or by implication that:

1. "The Mail Order Credit Reporting Association, Inc.", any fictitious name, or any trade name over which respondent exercises any direction or control, is an indepedent, bona fide collection or credit

reporting agency;

2. Delinquent accounts have been or will be turned over to "The Mail Order Credit Reporting Association, Inc." with instructions to institute suit or take other legal action to collect amounts purportedly due; or that any accounts have been or will be turned over to any organization, attorney, firm of attorneys, or person with instructions to institute suit or other legal action unless respondent establishes that such is the fact;

3. Delinquent accounts have been or will be turned over to "The Mail Order Credit Reporting Association, Inc." for

collection or any other purpose;

4. A customer's name has been turned over to a bona fide credit reporting agency or that a customer's general or public credit rating will be adversely affected unless respondent establishes that where payment is not received, the information of said delinquency is referred to a bona fide credit reporting agency;

5. Delinquent accounts have been turned over to a bona fide, separate collection agency for collection or any other purpose unless respondent in fact has turned such accounts over to such

6. Letters, notices or other communications in connection with the collection of respondent's accounts which have been prepared or originated by respondent, have been prepared or originated by any other person, firm or agency;

Provided, however, That the words "agents" and "representatives" as used herein in the preamble to the numbered provisions of the order shall not be deemed to include a bona fide and independent collection agency or attorney.

It is further ordered, That the respondent herein shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing setting forth in detail the manner and form in which it has complied with this order.

Issued: June 11, 1964. By the Commission.

[SEAL]

JOSEPH W. SHEA, Secretary.

[F.R. Doc. 64-6582; Filed, July 1, 1964; 8:45 a.m.l

[Docket C-753]

### PART 13—PROHIBITED TRADE **PRACTICES**

### Grolier Enterprises, Inc.

Subpart-Advertising falsely or misleadingly: § 13.15 Business status, advantages, or connections: 13.15-25 Concealed subsidiary, fictitious collection agency, etc. Subpart—Using misleading name—Vendor: § 13.2365 Concealed subsidiary, fictitious collection agency,

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desist order, Grolier Enterprises, Inc., New York, N.Y., Docket C-753, June 11, 1964]

Consent order requiring a New York City distributor of books and other publications to cease representing falsely to purportedly delinquent customers that delinquent accounts would be transferred to an attorney for collection and through use on letterheads of the fictitious name "The Mail Order Credit Reporting Association, Inc.", that an account was in the hands of an independent agency of that name for collection, and that, if payment was not made, the customer's credit rating would suffer.

The order to cease and desist, including further order requiring report of compliance therewith, is as follows:

It is ordered, That respondent, Grolier Enterprises Inc., a corporation and its officers, agents, representatives and employees, successors or assigns, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of books, publications or other merchandise, in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from representing, directly or by implication that:

1. Delinquent accounts will be turned over to an attorney to institute suit or other legal action where payment is not made, unless respondent establishes

that such is the fact;

2. (a) Delinguent accounts will be turned over to a bona fide, separate collection agency for collection unless respondent establishes that a prior determination had been made in good faith to make such referral;

(b) Delinquent accounts have been turned over to a bona fide, separate col-

lection agency for collection unless respondent establishes that such is the fact;

3. Delinquent accounts have been turned over to "The Mail Order Credit Reporting Association, Inc." for collection or any other purpose;

4. "The Mail Order Credit Reporting Association, Inc.", any other fictitious name, or any trade name owned in whole or in part by respondent or over which respondent exercises any direction or control, is an independent bona fide collection or credit reporting agency;

5. A customer's name will be or has been turned over to a bona fide credit reporting agency or that a customer's general or public credit rating will be adversely affected, unless respondent establishes that where payment is not received, the information of said delinquency is referred to a separate, bona fide credit reporting agency;

6. Letters, notices or other communications which have been prepared or originated by respondent have been prepared or originated by any other person, firm or corporation.

It is further ordered, That the respondent herein shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing setting forth in detail the manner and form in which it has complied with this order.

Issued: June 11, 1964.

By the Commission.

[SEAL]

JOSEPH W. SHEA, Secretary.

[F.R. Doc. 64-6583; Filed, July 1, 1964; 8:45 a.m.]

[Docket C-752]

### PART 13-PROHIBITED TRADE **PRACTICES**

### Pocket Books, Inc.

Subpart-Advertising falsely or misleadingly: § 13.15 Business status, advantages, or connections: 13.15-25 Concealed subsidiary, fictitious collection agency, etc. Subpart—Using misleading name-Vendor: § 13.2365 Concealed subsidiary, fictitious collection agency, etc.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desist order, Pocket Books, Inc., New York, N.Y., Docket C-752, June 11, 1964]

Consent order requiring a New York City distributor of books and other publications, phonograph records, etc., to cease representing falsely to purportedly delinquent purchasers of its "Golden Records" and "Golden Record Library" that a delinquent customer's name was transmitted to a bona fide credit reporting agency and that if payment was not made his general credit rating would be adversely affected, and, through use on letter heads of the fictitious name "The Mail Order Credit Reporting Association, Inc.", that the delinquent account had been turned over to an independent agency of that name for collection.

The order to cease and desist, including further order requiring report of compliance therewith, is as follows:

It is ordered, That respondent Pocket Books, Inc., a corporation, and its officers, and respondent's agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of books, publications, phonograph records or other merchandise, in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from representing directly or by implication that:

1. A customer's name will be turned over to a bona fide credit reporting agency or that a customer's general or public credit rating will be adversely affected unless respondent establishes. that where payment is not received, the information of said delinquency is referred to a separate, bona fide credit reporting agency:

2. Delinquent accounts will be or have been turned over to a bona fide, separate collection agency unless respondent in

fact turns such accounts over to such agencies:

3. Delinquent accounts have been or will be turned over to "The Mail Order Credit Reporting Association, Inc." for collection or any other purpose:

4. "The Mail Order Credit Reporting Association, Inc." any other fictitious name, or any trade name owned in whole or in part by respondent or over which respondent exercises direction or control, is an independent, bona fide collection or credit reporting agency:

5. a. Delinquent accounts have been or will be turned over to "The Mail Order Credit Reporting Association, Inc." with instructions to institute suit or other legal action to collect amounts purportedly due;

b. Respondent intends to turn delinquent accounts over to any other organization, attorney or firm of attorneys, or person with instructions to institute suit or other legal action unless in fact at the time such representation is made, respondent intends to take such action;

c. Delinquent accounts have been turned over to any other organization, attorney, firm of attorneys or person with instructions to institute suit or other legal action unless respondent establishes that such is the fact:

6. Letters, notices or other communications in connection with the collection of respondent's accounts which have been prepared or originated by respondent have been prepared or originated by any other person, firm or agency.

It is further ordered, That the respondent herein shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing setting forth in detail the manner and form in which it has complied with this order.

Issued: June 11, 1964. By the Commission.

JOSEPH W. SHEA, [SEAL] Secretary.

[F.R. Doc. 64-6584; Filed, July 1, 1964; 8:45 a.m.1

### **RULES AND REGULATIONS**

[Docket C-755]

## PART 13—PROHIBITED TRADE PRACTICES

### Simon & Schuster, Inc.

Subpart—Advertising falsely or misleadingly: § 13.15 Business status, advantages, or connections: § 13.15-25 Concealed subsidiary, fictitious collection agency, etc. Subpart—Using misleading name—Vendor: § 13.2365 Concealed subsidiary, fictitious collection agency, etc.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desist order, Simon & Schuster, Inc., New York, N.Y., Docket C-755, June 11, 1964]

Consent order requiring a New York City distributor of books and other publications to cease representing falsely on letterheads of the fictitious "The Mail Order Credit Reporting Association, Inc.", that a bona fide collection agency of that name had delinquent accounts for collection and that, if payment was not made, the customer's credit rating would be adversely affected.

The order to cease and desist, including further order requiring report of compliance therewith, is as follows:

It is ordered, That respondent Simon & Schuster, Inc., a corporation, and its officers, and respondent's agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of publications or books in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from representing directly or by implication that:

1. "The Mail Order Credit Reporting. Association, Inc.", any other fictitious name, or any trade name owned in whole or in part by respondent or overwhich respondent exercises direction or control, is an independent, bona fide collection or credit reporting agency;

2. Delinquent accounts have been or will be turned over to "The Mail Order Credit Reporting Association, Inc." for collection or any other purpose;

3. A customer's name has been turned over to a bona fide credit reporting agency or that a customer's general or public credit rating will be adversely affected unless respondent establishes that where payment is not received the information of said delinquency is referred to a separate, bona fide credit reporting agency;

4. Delinquent accounts have been turned over to a bona fide, separate collection agency for collection unless respondent in fact has turned such ac-

counts over to such agency;

5. Letters, notices or other communications in connection with the collection of respondent's accounts which have been prepared or originated by respondent have been prepared or originated by any other person, firm or corporation.

It is further ordered, That the respondent herein shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writ-

ing setting forth in detail the manner and form in which it has complied with this order.

Issued: June 11, 1964.

By the Commission.

[SEAL] JOSEPH W. SHEA,
Secretary.

[F.R. Doc. 64-6585; Filed, July 1, 1964; 8:45 a.m.]

[Docket C-756]

## PART 13—PROHIBITED TRADE PRACTICES

### Timed Energy, Inc., et al.

Subpart—Advertising falsely or misleadingly: § 13.15 Business status, advantages, or connections: 13.15-25 Concealed subsidiary, fictitious collection agency, etc. Subpart—Using misleading name—Vendor: § 13.2365 Concealed subsidiary, fictitious collection agency, etc. (Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended, 15 U.S.C. 45] [Cease and desist order, Timed Energy, Inc., et al., Long Island, N.Y., Docket C-756, June 11, 1964]

In the Matter of Timed Energy, Inc., a Corporation, and James E. True, Patricia M. Gallehr, and Leon Weiss, Individually and as Officers of Said Corporation

Consent order requiring Bellmore, Long Island, N.Y., distributors to the general public of vitamins and other merchandise to cease representing falsely that delinquent customers' accounts were transmitted to an independent collection agency and, through use on letterheads of the fictitious name "The Mail Order Credit Reporting Association, Inc.", or "John J. Murphy, Attorney at Law", that a bona fide collection agency or an outside attorney was handling the account and that the customer's credit rating would suffer if payment was not made.

The order to cease and desist, including further order requiring report of compliance therewith, is as follows:

It is ordered, That respondents Timed Energy, Inc., a corporation, and its officers, and James E. True, Patricia M. Gallehr and Leon Weiss, individually and as officers of said corporation, and respondents' agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of vitamins or other merchandise, in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from representing directly or by implication that:

(1) a. Delinquent accounts will be turned over to a bona fide, separate collection agency or attorney for collection unless respondents establish that a prior determination had been made in good faith to make such referral;

b. Delinquent accounts have been turned over to a bona fide, separate collection agency or attorney for collection unless respondents establish that such is the fact:

(2) Delinquent accounts have been or will be turned over to "The Mail Order

Credit Reporting Association, Inc." for collection or any other purpose;

(3) "The Mail Order Credit Reporting Association, Inc.", any other fictitious name, or any trade name owned in whole or in part by respondents or over which respondents exercise any direction or control is an independent, bona fide collection or credit reporting agency;

(4) A customer's name will be or has been turned over to a bona fide credit reporting agency or that a customer's general or public credit rating will be adversely, affected unless respondents establish that where payment is not received, the information of said delinquency is referred to a separate, bona fide credit reporting agency;

credit reporting agency; .

(5) "John J. Murphy" or any other person or firm is an outside, independent attorney at law or firm of attorneys representing respondents for collection of past due accounts unless respondents establish that a bona fide attorney client relationship exists between respondents and said attorney or attorneys, for purposes of collecting such accounts;

(6) Letters, notices or other communications which have been prepared or originated by respondents have been prepared or originated by any other person,

firm or corporation.

It is further ordered, That the respondents herein shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with this order.

Issued: June 11, 1964.

By the Commission.

[SEAL] JOSEPH W. SHEA,

Secretary.

[F.R. Doc. 64-6586; Filed July 1, 1964; 8:46 a.m.]

SUBCHAPTER D-TRADE REGULATION RULES

# PART 408—UNFAIR OR DECEPTIVE ADVERTISING AND LABELING OF CIGARETTES IN RELATION TO THE HEALTH HAZARDS OF SMOKING

Part 408 is added to Chapter I, Title 16, Code of Federal Regulations, reading as set forth below.

The Federal Trade Commission, pursuant to the Federal Trade Commission Act, as amended, 15 U.S.C. sections 41, et seq., and the provisions of Subpart F of the Commission's Procedures and Rules of Practice, 28 F.R. 7083-84 (July 1963), has conducted a proceeding for the promulgation of a Trade Regulation Rule, or Rules, for the prevention of unfair or deceptive acts or practices in the sale of cigarettes. Notice of this proceeding, including a set of proposed Rules, was published in the Federal Reg-ISTER on January 22, 1964 (29 F.R. 530-532). Interested parties were thereafter afforded an opportunity to participate in the proceeding through the submission. of written data, views and argument and to appear and express orally their views as to the proposed rules and to suggest revisions thereof and amendments and additions thereto. In adopting this rule,

the Commission has given due consideration to all such views, data and argument together with all other relevant matters of fact, law, policy and discretion.

Sec.

408.1 The rule.

408.2 Definitions.

408.3 Petition to reopen rule-making proceeding.

408.4 Effective dates.

AUTHORITY: The provisions of this Part 408 issued under Federal Trade Commission Act, as amended; 38 Stat. 717, as amended; 15 U.S.C. 41-58; 16 CFR 1.61-1.67.

### § 408.1 The rule.

The Commission, on the basis of the findings made by it in this proceeding, as set forth in the accompanying Statement of Basis and Purpose of Trade Regulation Rule, hereby promulgates as a trade regulation rule its determination that in connection with the sale, offering for sale, or distribution in commerce (as "commerce" is defined in the Federal Trade Commission Act) of cigarettes it is an unfair or deceptive act or practice within the meaning of section 5 of the Federal Trade Commission Act (15 U.S.C. § 45) to fail to disclose, clearly and prominently, in all advertising and on every pack, box, carton or other container in which cigarettes are sold to the consuming public that cigarette smoking is dangerous to health and may cause death from cancer and other diseases.

#### § 408.2 Definitions.

For purposes of the rule in this part:
(a) "Cigarette" means any roll of tobacco wrapped in paper or otherwise
commonly considered a cigarette.

(b) "Advertising" includes all radio and television commercials, newspaper and magazine advertisements, billboards, posters, signs, decals, matchbook advertising, point-of-sale display material, and all other written or other material used for promoting the sale or consumption of cigarettes, but does not include the labeling of packs, boxes, cartons and other containers in which cigarettes are sold to the consuming public.

## § 408.3 Petition to reopen rule-making proceeding.

In the event that any person subject to the rule in this part is of the opinion that new or changed conditions of fact or law, the public interest, or special circumstances require that the rule in this part be suspended, modified, waived, or repealed as to him, or otherwise altered or amended, such person may file with the Secretary of the Commission a petition to reopen this rule-making proceeding, stating the changes desired and the grounds therefor. The Commission will act on the petition as provided in § 1.66 of this chapter (the Commission's Procedures and Rules of Practice).

### § 408.4 Effective dates.

(a) Except with respect to advertising, the rule in this part shall become effective on January 1, 1965.

(b) With respect to advertising, the rule in this part shall become effective on July 1, 1965: Provided, however, That the Commission will entertain an appli-

cation filed prior to May 1, 1965, by any interested party to postpone the effective date or otherwise suspend, modify, or abrogate the provisions of the rule in this part as to advertising, upon a showing of such change in circumstances as to justify such requested action in the public interest.

Issued: June 22, 1964.

By the Commission.1

[SEAL] JOSEPH W. SHEA, Secretary.

## Statement of Basis and Purpose of Trade Regulation Rule

#### I. INTRODUCTION

A. Past Commission actions in the field of cigarette advertising and public health. The present Trade Regulation Rule proceeding is the culmination of many years of activity and concern by the Federal Trade Commission with respect to the lawfulness under the Federal Trade Commission Act (15 U.S.C. sections 41, et seq.) of cigarette advertising,1 in the light of the questions of human health that have been raised concerning cigarette smoking. The Commission's jurisdiction over unfair trade practices in commerce extends, of course, to the merchandising of cigarettes as of other consumer products, and the Commission has been very active in this field since the 1930's.2 Between 1945 and 1960 the Commission completed seven formal cease-and-desist order proceedings against cigarette manufacturers involving medical or health claims made in their advertising.3 Many other proceedings have been settled informally.

<sup>1</sup> Separate statement of Commissioner MacIntyre filed with the original document. <sup>1</sup> Unless otherwise indicated, "advertising," as used throughout this report, includes labeling and all other promotional materials.

<sup>2</sup>See Julep Tobacco Co., 27 F.T.C. 1637 (1938) (stipulation forbidding claims that Julep cigarettes help counteract throat irritations due to heavy smoking and never make the throat dry or parched); Green River Tobacco Co., 27 F.T.C. 1547 (1938) (stipulation with respect to claims as to mildness and coolness).

<sup>3</sup>R. L. Swain Tobacco Co., 41 F.T.C. 312 (1945); P. Lorillard Co., 46 F.T.C. 735, order modified, id., at 853, aff'd, 186 F. 2d 52 (4th Cir. 1950), contempt proceeding, 6 F.T.C. Statutes and Court Decisions 490 (4th Cir. 1959); R. J. Reynolds Tobacco Co., 46 F.T.C. 706 (1950), modified, 192 F. 2d 535 (7th Cir. 1951), on remand, 48 F.T.C. 682 (1952); American Tobacco Co., 47 F.T.C. 1398 (1951); Philip Morris & Co., Ltd., 49 F.T.C. 703 (1952), vacated and remanded on motion of Commission, 5 F.T.C. Statutes and Court Decisions 790 (D.C. Cir. 1953), complaint dismissed on affidavit of abandonment, 51 F.T.C. 857 (1955); Liggett & Myers Tobacco Co., preliminary injunction denied, 108 F. Supp. 573 (S.D.N.Y. 1952), aff'd mem., 203 F. 2d 956 (2d Cir. 1953), decision of Commission, 55 F.T.C. 354 (1958); Brown & Williamson Tobacco Corp., 56 F.T.C. 956 (1960) (consent order). These proceedings are discussed at various points in this report. In addition, Appendix A to the report contains a brief summary of the acts or practices involved in every one of the Commission's past proceedings in the field of cigarette advertising, including those settled by stipulation.

<sup>4</sup>See notes 2 and 3 supra and Appendix A.

On September 15, 1955, the Commission promulgated Cigarette Advertising Guides (App. B, infra; see F.T.C. Ann. Rep., 1960, p. 82). Among other things, they prohibit representations, in cigarette advertising or labeling, which refer to either the presence or absence of any physical effects from cigarette smoking. or which make unsubstantiated claims respecting nicotine, tars, or other components of the cigarette smoke, or which in any other respects contain misleading implications concerning the health consequences of smoking cigarettes or the advertised brand. In 1960, the Commission obtained the agreement of the leading cigarette manufacturers to discontinue the confusing and unsubstantiated representations of tar and nicotine content which had characterized the so-called "tar derby." (F.T.C. Ann. Rep., 1960, p. 82.)

Since the promulgation of the Cigarette Advertising Guides, the Commission has maintained a close and continuous scrutiny of cigarette advertising practices, and has been deeply attentive to the progress of medical research into the health aspects of cigarette smoking. The Commission's staff has monitored all cigarette advertising during this period, and continues to monitor it today. Close contact has been maintained with the officials of the cigarette industry and with the public and private bodies that have been engaged in scientific research in this field.

With the mounting evidence, in recent years, of the very grave hazards to life and health involved in cigarette smoking (see Part II of this report, infra), the Commission's concern with fulfilling its statutory responsibilities in the area of cigarette merchandising has increased. The Commission's request for technical guidance from the United States Public Health Service on the labeling and advertising of tobacco products was among the factors which led the Surgeon General of the Public Health Service to announce, on June 7, 1962, that he was establishing an expert Advisory Committee to undertake a comprehensive review of all data on smoking and health.5 This action was aproved by President Kennedy on the same day (ACR 8). The Associate Chief of the Division of Scientific Opinions of the Commission's Bureau of Deceptive Practices, a medical doctor, was one of the observers from interested federal agencies who participated in the initial deliberations of the Advisory Committee.

Months before the completion of the Report of the Surgeon General's Advisory Committee, the Commission organized, from among members of its staff, a task force consisting of attorneys, physicians, and economists, to review and make recommendations with respect to

<sup>&</sup>lt;sup>5</sup> Smoking and Health—Report of the Advisory Committee to the Surgeon General of the Public Health Service [hereinafter cited ACR], p. 8 (January 11, 1964). This report has been made a part of the public record of this proceeding; it is Ex. A. (As used herein, "Ex." refers to documents in the public record of this proceeding and "R." to the transcript of the public hearings in the proceeding.)

the-Commission's responsibilities in the field of cigarette advertising and labeling. The Commission was prepared, when the Advisory Committee's Report was released on January 11, 1964, to act upon the Surgeon General's statement (made in announcing the release of the report) that, "Out of its long and exhaustive deliberations the [Advisory] Committee has reached the overall judgment that cigarette smoking is a health hazard of sufficient importance in the United States to warrant remedial action." (See F.T.C. News Release, January 11, 1964 (emphasis added).) On the same day, the Commission announced that it would "move promptly, within the scope of its statutory jurisdiction and responsibilities, to determine the remedial action which it should take in the public interest." (Ibid.)

B. The Trade regulation rule proceeding. On January 18; 1964, the Commission issued a Notice of Rule-Making Proceeding for the Establishment of Trade Regulation Rules for the Advertising and Labeling of Cigarettes (App. C, infra 52). The notice, including a set of proposed trade regulation rules, was published in the Federal Register (29 F.R. 530-32 (January 22, 1964)) and copies were sent to all known cigarette manufacturers and to other interested parties, including public-health officials, physicians, consumer organizations, and members of Congress.

The notice set forth the Commission's tentative views with respect to the requirements of the Federal Trade Commission Act, as applied to the advertising and labeling of cigarettes, in the light of the Report of the Surgeon General's Advisory Committee. It stated:

Protection of the consuming public from false, misleading, deceptive or unfair advertising (including labeling) of products that may endanger human health or safety is a prime duty of the Commission. The Commission has reason to believe that much current cigarette advertising may violate the laws administered by the Commission, in that it may prevent or hinder large numbers of consumers from recognizing and appreciating the nature and extent of the substantial health hazard of cigarette smoking.

Specifically, the Commission is concerned with two ways in which cigarette advertising may be unlawfully misrepresenting or concealing the health hazards of smoking. First, the Commission has reason to believe that many current advertisements falsely state, or give the false impression, that cigarette smoking promotes health or physical wellbeing or is not a health hazard, or that smoking the advertised brand is less of a health hazard than smoking other brands of cigarettes.

Second, the Commission has reason to believe that much current advertising suggests or portrays cigarette smoking as being pleasurable or desirable, compatible with physical health, fitness or well-being, or indispensable to full personal development and social success, without at the same time reminding the consumer of the serious health hazard of cigarette smoking. Such advertising may create a psychological and social barrier to the consuming public's understanding and appreciation of the gravity of the risks to life and health involved in cigarette-smoking.

\* \* \* It is established that a seller may not misrepresent, whether affirmatively or by failure of disclosure, the dangers to health or safety involved in using his product. Similarly, a literally true claim regarding the consequences to health or safety of using the product may nevertheless be deceptive because of failure to disclose material facts that limit and qualify the claim. The facts and the public interest may require application of these principles to cigarette advertising and labeling. Thus, if the dangers to health involved in cigarette smoking are so serious that knowledge and appreciation of them would be a material factor in influencing a person's decision whether, or how much, to smoke cigarettes or a particular brand of cigarettes, affirmative disclosure of these dangers in cigarette advertising may be a necessary antidote to advertising which, by design or otherwise, may tend to cloud or obscure public consciousness of the health perils of cigarette smoking.

\* \* \* \* [T]he Commission invites consideration of the question whether, in the exercise of its statutory jurisdiction and responsibilities, the Commission should promulgate a Code of Fair Cigarette Advertising (under Subparts E or F of the Commission's Procedures and Rules of Practice) intended especially to protect the youth of the nation against unfair or deceptive acts or practices in cigarette advertising. The extensive advertising on television for cigarettes, on programs widely watched by young people, continuously projecting an image of cigarette smoking as a socially desirable and accepted activity, consistent with good health and physical well-being, may have a great impact on impressionable young minds, and may block appreciation of the serious health hazards of smoking cigarettes. There is evidence that "Men who began smoking before age 20 have a substantially higher death rate than those who began after age 25." (Advisory Committee's Report, p. 29.) This suggests the importance of protecting young people, lacking mature judgment, from being unduly influenced by cigarette advertising to take up smoking, a habit difficult to break. (Id., p. 34.)

The proposed trade regulation rules published with the notice provide:

RULE 1. Either one of the following statements shall appear, clearly and prominently, in every cigarette advertisement and on every pack, box, carton and other container in.

which cigarettes are sold to the public:

(a) "CAUTION—CIGARETTE SMOKING IS A HEALTH HAZARD: The Surgeon General's Advisory Committee on Smoking and Health has found that 'cigarette smoking contributes substantially to mortality from certain specific diseases and to the overall death

rate'"; or
(b) "CAUTION: Cigarette smoking is dangerous to health. It may cause death from cancer and other diseases."

RULE 2. No cigarette advertisement\* shall state or imply, by words, pictures, symbols, sounds, devices or demonstrations, or any combination thereof, that smoking the advertised cigarettes

(a) Promotes good health or physical wellbeing,

(b) Is not a hazard to health, or

(c) Is less of a hazard to health than smoking other brands, except that a specific and factual claim respecting the health con-sequences of smoking the advertised cigarettes may be advertised if

(1) The advertiser, before making the claim, has substantial and reliable evidence

to prove the accuracy and significance of the claim, and
(2) All facts material to the health con-

sequences of smoking the advertised cigarettes are clearly, prominently and intelligibly disclosed in close conjunction with the claim.

Rule 3. No cigarette advertisement shallcontain any statement as to the quantity of any cigarette-smoke ingredients (e.g., tafs and nicotine) which has not been verified in accordance with a uniform and reliable testing procedure approved by the Federal Trade Commission:

The notice further stated that all interested persons were invited to file written data, views or arguments concerning the proposed rules and the subject matter of the trade regulation rule proceeding with the Commission. The original time limit for such submissions was March 2, 1964, but was subsequently extended to May 15, 1964. The Commission received, and has made a part of the public record of this proceeding, more than 500 letters and other documents from physicians and scientists; lawyers, psychologists, and other persons, and organizations of all kinds, commenting on the proposed rules and the subject matter. of the proceeding.

Public hearings were held before the members of the Commission, commencing at 10:00 a.m. on March 16, 1964, and concluding on the afternoon of March 18.. All persons desiring to express orally their views on the proposed rules and the subject matter of the proceeding were permitted to do so. The stenographic transcript of these hearings is 538 pages in length and has been made a part of the public record.

The witnesses at these hearings included a spokesman for the Tobacco Institute (the trade association of the cigarette industry), the Vice-Chairman of the Surgeon General's Advisory Committee, the President of the American Cancer Society, prominent doctors and research scientists, members of Congress, representatives of business, advertising, and consumer groups, and many others.

At the Commission's direction, the staff of the Commission prepared certain materials for inclusion in the public record of this proceeding. The Division of Scientific Opinions of the Bureau of Deceptive Practices gathered and excerpted statements on cigarette smoking and health by United States and foreign health associations, medical societies, governmental health bodies, and officials of international health organizations." The Bureau of Economics prepared and submitted a 288-page report on cigarette advertising and output (Ex. C). This report: includes a study of the role of the cigarette industry in the American economy and a study of cigarette consumption and advertising expenditures. Along with the report, the Bureau submitted six volumes of representative cigarette advertisements. The cigarette manufacturers were informed of the submission of these staff reports and were granted a one-month extension of time

<sup>52</sup> Appendix. C filed as part of original document.

<sup>\*</sup>For purposes of Rules 2 and 3, "advertisement" includes labeling. [Footnote in original.]

<sup>&</sup>lt;sup>6</sup> R. 6-7 (opening statement of Chairman Dixon); F.T.C. News Release, April 14, 1964. <sup>7</sup> The excerpts are Ex. B; the underlying statements from which the excerpts are taken

are contained in Appendices to Ex. B.

within which to submit views, argument and data thereon, should they desire to do so.<sup>5</sup>

In the notice of rule-making proceeding, in the proposed rules themselves, and in the staff reports to which reference has been made, a full and clear indication of the tentative views of the Commission on the subject matter of this proceeding was given. The Commission made every effort to ensure that the cigarette manufacturers, as well as all other interested persons, had actual and sufficient notice of the proposed courses of remedial action under consideration by the Commission. The Commission desired and expected that the cigarette industry would cooperate in the Commission's efforts to fulfill its statutory responsibilities in the field of cigarette advertising. The industry, however, chose to make only a limited presentation in the proceeding. It took the position that the Commission lacks authority to conduct such a proceeding and, alternatively, that if the Commission has such authority, it should not exercise it at this time.9 The industry has submitted no data or information with respect to such matters as the health hazards of cigarette smoking, the prospects for development of less hazardous cigarettes, and the purpose and effects of cigarette advertising.10

C. The limits of the Commission's role in the field of cigarette smoking and public health. The Commission's jurisdiction is limited to unfair or deceptive trade practices. It has no general jurisdiction of public health or morals. In attempting to fulfill its statutory responsibilities to prevent unfair or deceptive cigarette advertising and labeling, the Commission should not be understood as attempting a comprehensive solution to the problem of cigarette smoking and public health, a vast social problem. Labeling and advertising restrictions could not, in any event, provide a complete answer to the social,

\*The staff materials were made a part of the public record on April 10, 1964. On April 14, the Commission announced that it was extending the deadline for written submissions from April 15 to May 15.

<sup>9</sup> See R. 83-A-83-B (statement on behalf of Tobacco Institute). The cigarette manu-facturers have advised the Commission that they adopt the position taken by the Tobacco Institute in this proceeding. See Exs. 162, 164, 171, 178, 198, 239, 252. They have not otherwise advised the Commission of their views on this proceeding. Although the only appearance on behalf of the cigarette manufacturers in this proceeding was made by the Tobacco Institute, the Institute apparently takes the position that it has no authority to represent the industry in matters of advertising or labeling. Thus the President of the Institute recently stated: "Neither the Tobacco Institute nor the Tobacco Industry Research Committee, as I am informed, has any responsibility for or concern with the advertising and promotional activities of tobacco companies . . . ." 496, 499,

<sup>10</sup> Certain arguments with respect to the legality and wisdom of the proposed rules were made by the spokesman for the Tobacco Institute at the public hearings; they have been carefully considered by the Commission and are discussed elsewhere in this report.

(See Part V–C, infra.)

moral, medical and economic issues raised by the widespread incidence of the smoking habit, especially among young people. But it does not follow that the Commission should not perform its clear statutory duties with respect to unfair or deceptive trade practices in the cigarette industry. The very gravity of the problem " makes it unthinkable that the Commission should abdicate its responsibility to take such remedial action as the law and the public interest require.

#### II. THE HEALTH HAZARDS OF CIGARETTE SMOKING

A. Introduction: The background of the Advisory Committe's Report. Scientific investigation into the association of tobacco use with various diseases began at least as early as 1900, but relatively little research was done until 1939, when the first controlled retrospective study of smoking and lung cancer was conducted. Similar work was published in 1943, 1945 and 1948. The investigatory pace quickened in 1950, when four such studies were published. In 1952, two more were published, and in 1953, four more.

<sup>11</sup> In 1962, 41,000 Americans died from lung cancer, 15,000 from chronic bronchitis and emphysema, and 578,000 from arteriosclerotic, coronary, and degenerative heart disease. ACR 25.

<sup>22</sup> Muller, Tabakmissbrauch und Lungencarcinom, Z. Krebsforsch (1939), cited in ACR 150. In retrospective studies, data from the personal histories and medical and mortality records of individuals in groups are considered; in prospective studies, "men and women are chosen randomly or from some special group, such as a profession, and are followed from the time of their entry into the study for an indefinite period, or until they die or are lost on account of other events." Id., at 6.

<sup>12</sup> Schairer and Schoeniger, Lungenkrebs und Tabakverbrauch, Z. Krebsforsch (1943); Potter and Tully, The Statistical Approach to the Cancer Problem in Massachusetts, American Journal of Fublic Health (1945); Wassink, Ontstaansyoorwaarden voor longkanker, Nederl T. Geneesk (1948), cited at ACR 150.

<sup>14</sup> Schrek, et al., Tobacco Smoking as an Etiologic Factor in Disease, I. Cancer, Cancer Research (1950); Mills and Porter, Tobacco Smoking Habits and Cancer of the Mouth and Respiratory System, Cancer Research (1950); Levin, Goldstein, and Gerhardt, Cancer and Tobacco Smoking: A Preliminary Report, Journal of the American Medical Association (1950); Wynder and Graham, Tobaco Smoking as a Possible Etiologic Factor in Bronchiogenic Carcinoma: A Study of Six Hundred and Eighty-Four Proved Cases, Journal of the American Medical Association (1950), cited at ACR 150.

<sup>15</sup> McConnell, Gordon, and Jones, Occupational and Personal Factors in the Etiology of Carcinoma of the Lung, Lancet (London, 1952); Doll and Hill, A Study of the Aetiology of Carcinoma of the Lung, British Medical Journal (1952), cited at ACR 150.

<sup>16</sup> Sadowsky, Gilliam, and Cornfield, The

<sup>16</sup> Sadowsky, Gilliam, and Cornfield, The Statistical Association Between Smoking and Carcinoma of the Lung, Journal of the National Cancer Institute (1953); Wynder and Cornfield, Cancer of the Lung in Physicians, New England Journal of Medicine (1953); Koulumies, Smoking and Pulmonary Carcinoma, Acta Radiol (Stockholm) (1953); Lickint, Atlologie und Prophylaxe des Lungenkrebses: 2. Statistische Voraussetzungen zur Klarung der Tabakarauchatiologie des Lungenkrebses (1953), cited at ACR 150.

The year 1954 was a watershed in the history of smoking research. Four more retrospective surveys added to the accumulation of evidence indicating a relationship between smoking and lung cancer.17 Perhaps more important, the first results of prospective studies were published.18 Dr. Joseph Berkson has testified to the great popular impact of these prospective studies, noting that when the first Hammond-Horn report was published, "\* \* \* the conclusion [was] \* \* \* firmly announced, at least in the newspapers, that smoking causes cancer of the lung. \* \* \* [W]e all heard, if in no other way than through vivid reports in the newspapers, that some investigations had shown conclusively that smoking causes cancer of the lung." 19

In 1954, the accumulated evidence linking smoking with lung cancer made a sharp impact on the scientific community at large. The Public Health Cancer Association and the American Cancer Society adopted resolutions acknowledging an apparent association of smoking with lung cancer, and the British Ministry of Health published a report on Smoking and Lung Cancer.20 And it was early in 1954 that tobacco manufacturers, growers and warehousers, "prompted by the appearance of certain publications claiming an established relationship between cigarette smoking and lung cancer," established the Tobacco Industry Research Committee to sponsor research into questions of tobacco and health and to "communicate authoritative factual information on the subject to the public." 21

After 1954, a great quantity of new research was published, almost all of which tended to show that cigarette smoking is a cause of lung cancer and other diseases. Among the highlights of the post-1954 research are retrospective studies of lung cancer published in 1955,

<sup>18</sup> Doll and Hill, The Mortality of Doctors in Relation to Their Smoking Habits: A Preliminary Report, British Medical Journal (1954), cited at ACR 150. Hammond and Horn, The Relationship Between Human Smoking Habits and Death Rates: A Follow-up Study of 187,766 Men, Journal of the American Medical Association (1954).

<sup>19</sup> Berkson, Smoking and Cancer of the Lung (2d (June 1961) reprinting from Proc. Staff Meetings Mayo Clinic (June 22, 1960)), pp. 2-6

<sup>20</sup> Statements on Cigarette Smoking and Health by United States and Foreign Health Associations and Organizations, Medical Societies, Governmental Public Health Bodies and Officials, and International Health Organizations (Ex. B in this proceeding) [hereinafter cited "Statements"], App. I, Exs. 9, 3; App. II, Exs. 21, 22.

<sup>21</sup> H.R. Rep. No. 1372, False and Misleading

<sup>21</sup> H.R. Rep. No. 1372, False and Misleading Advertising (Filter-Tip Cigarettes), 85th Cong. 2d Sess. [hereinafter cited "H.R. Rep."], p. 3 (1958).

<sup>&</sup>quot;Breslow, et al., Occupations and Cigarette Smoking as Factors in Lung Cancer, American Journal of Public Health (1954); Watson and Conte, Smoking and Lung Cancer, Cancer (1954); Gzell, Carcinome bronchique et tabac, Medical Hygiene (1954); Randig, Untersuchungen zur Attologie des Bronchialkarzinoms, Oeff Gesundheitsdienst (1954), cited at ACR 150.

1956, and 1957; <sup>22</sup> the second report on the Doll and Hill prospective study (1956); <sup>23</sup> and an important pathological study (also in 1956). <sup>24</sup> To obtain a comprehensive review of the evidence, the American Cancer Society, the National Cancer Institute, the National Heart Institute, and the American Heart Association jointly sponsored a Study Group on Smoking and Health. On March 6, 1957, the Study Group issued its report, in which it concluded that:

The sum total of scientific evidence establishes beyond reasonable doubt that cigarette smoking is a causative factor in the rapidly increasing incidence of human epidermoid carelnoms of the lung.

carcinoma of the lung.

The evidence of a cause-effect relationship is adequate for considering the initiation of public health measures. [Statements, App. I, Ex. 8.]

The British Medical Research Council completed a comprehensive review of the evidence in June 1957. Its conclusions were similar to those of the Study Group:

Evidence from many investigations in different countries indicates that a major part of the increase [in death rate from lung cancer] is associated with tobacco smoking, particularly in the form of cigarettes. In the opinion of the Council, the most reasonable interpretation of this evidence is that the relationship is one of direct cause and effect. [Id., App. II, Ex. 24.]

In July 1957, the Surgeon General of the United States Public Health Service, Dr. Leroy Burney, declared:

The Public Health Service feels the weight of the evidence is increasingly pointing in one direction: that excessive smoking is one of the causative factors in lung cancer. [ACR 7.]

Earlier the same year, at hearings held by the Legal and Monetary Affairs Subcommittee of the House Committee on Government Operations (Blatnik Subcommittee), the Surgeon General had testified:

It is clear there is an increasing and consistent body of evidence that excessive cigarette smoking is one the causative factors in lung cancer. [H.R. Rep. 7.]

"Dr. [John R.] Heller, Director of the National Cancer Institute, told the subcommittee that the 'overwhelming majority' of scientists and physicians in the Public Health Service supported this position. He also estimated that 75 percent of physicians and scientists 'who have knowledge and some competence within this area' would also support the stand of the Surgeon General." (Ibid.)

While some dissent was expressed, the evidence of the health hazards of smoking continued to mount. In 1959, the Commissioner of Health of New York State found

\* \* \* no reasonable doubt on the part of authoritative health agencies concerned with cancer that the use of tobacco acts in some way to increase the chances of developing lung cancer to a significant degree. [Statements, App. I, Exs. 49 and 45.]

In the same year, the American Public Health Association called for action because "scientific evidence has established that excessive cigarette smoking is a major factor [in lung cancer]" (Statements, App. I, Ex. 1); and Surgeon General Burney, reviewing the additional research since his 1957 statement, reiterated the belief of the Public Health Service that:

The weight of evidence at present implicates smoking as the principal etiological [causal] factor in the increased incidence of lung cancer.

Cigarette smoking particularly is associated with an increased chance of developing lung cancer.

No method of treating tobacco or filtering the smoke has been demonstrated to be effective in materially reducing or eliminating the hazard of lung cancer. [ACR 7.]

In 1960, further significant research was published. In that year the Board of Directors of the American Cancer Society expressed its judgment that:

\* \* \* the clinical, epidemiologic, experimental, chemical and pathological evidence
\* \* \* indicates beyond reasonable doubt

that cigarette smoking is the major cause of the unprecedented increase in lung cancer. [Statements, App. I, Ex. 4.]

The National Tuberculosis Association warned:

- \* \* \* cigarette smoking is a major cause of lung cancer. \* \* \* \* \* No present method of treating to-
- \* \* \* No present method of treating tobacco or filtering the smoke has been proved to reduce the harmful effects of cigarette smoking. \* \* \* [Id., App. I, Ex. 6.]

A World Health Organization Study Group identified cigarette smoking as a major cause of lung cancer:

The Study Group unanimously agreed that that there was no reason to modify the conclusions reached by these experts [the "official, voluntary and other scientific bodies [which] have reviewed the evidence bearing on this association" between cigarette smoking and lung cancer] that the sum total of the evidence available today was most reasonably interpreted as indicating that cigarette smoking is a major causative factor in the increasing incidence of human carcinoma of the lung. Recognizing that this conclusion has not been accepted by all who have studied or written on the subject, the Study Group agreed that while some of the criticisms levelled did suggest avenues for further investigation, none could be considered as casting any serious doubt on the conclusions reached on the basis of the extensive studies already made. [Statements, App. III. Ex. 2.1

In 1961, the heads of the American Cancer Society, the American Public Health Association, the American Heart Association, and the National Tuberculosis Association urged the President of the United States to establish a commission to study the "widespread implications of the tobacco problem" (ACR 7). On January 4, 1962, representatives of these four organizations met with Surgeon General Luther L. Terry. Shortly thereafter, the Surgeon General recommended the establishment of an advisory committee composed of "outstanding experts who would assess available knowledge in this area [smoking and health] and make appropriate recommendations \* \* \*". (ibid.).

Meanwhile, the Royal College of Physicians of London issued a report, Smoking and Health, in which it concluded:

Cigarette smoking is a cause of lung cancer, and bronchitis and probably contributes to the development of coronary heart disease and various other less common diseases. It delays healing of gastric and duodenal ulcers. [Statements, App. II, Exs. 28 and 29.]

On April 16, 1962, the Surgeon General proposed that the advisory group re-evaluate the Public Health Service position, which had been expressed by Surgeon General Burney in 1959, in the light of certain significant developments between 1959 and 1962, among them new studies indicating that smoking has major adverse health effects and evidence that medical opinion had shifted significantly against smoking (ACR 7-8).

Also in 1962, smoking was characterized as a health hazard by the Board of Regents of the American College of Chest Physicians and by the Canadian Cancer Society. (Statements, App. I, Ex. 19; App. II, Ex. 15.) The Council of the

<sup>≃</sup> Stocks and Campbell, Lung Cancer Death Rates Among Non-Smokers and Pipe and Cigarette Smokers: An Evaluation in Relation to Air Pollution by Benzpyrene and Other Substances, British Medical Journal (1955); Wynder, et al., Lung Cancer in Women: A Study of Environmental Factors, New England Journal of Medicine (1956); Segi, et al., An Epidemiological Study on Cancer in Japan, Gann (1957); Mills and Porter, Tobacco Smoking, Motor Exhaust Fumes, and General Air Pollution in Relation to Lung Cancer Incidence, Cancer Research (1957); Stocks, Cancer, Incidence in North Wales and Liverpool Region in Relation to Habits and Environment. IX. Smoke and Smoking, British Empire Cancer Campaign (1957); Schwartz and Denoix, L'enquete francaise sur l'etiologie du cancer broncho-pulmonaire: Role du tabac, Sem. Hop. Paris (1957), cited at ACR 150.

<sup>&</sup>lt;sup>∞</sup>Doll and Hill, Lung Cancer and Other Causes of Death in Relation to Smoking: A Second Report on the Mortality of British Doctors, British Medical Journal (1956), cited at ACR 150.

<sup>&</sup>lt;sup>22</sup> Auerbach, et al., The Anatomical Approach to the Study of Smoking and Bronchogenic Carcinoma: A Preliminary Report of 41 Cases, Cancer (1956), cited at ACR 167.

E.g., Berkson, supra note 19; Eastcott, The Epidemiology of Lung Cancer in New Zealand, Lancet (1956); Herdan, Increase in the Mortality Due to Cancer of the Lung in the Light of the Distribution of the Disease Among the Different Social Classes and Occupations, British Journal of Cancer (1958); Dean, Lung Cancer Among White South Africans, British Medical Journal (1959).

<sup>25</sup> See Haenszel, Shimkin, and Mantel, Retrospective Study of Lung Cancer in Women, Journal of the National Cancer Institute (1958); Hammond and Horn, Smoking and Death Rates-Report on Forty-Four Months of Follow-up of 187,783 Men: I. Total Mortality, Journal of the American Medical Association (1958); Hammond and Horn, Smoking and Death Rates—Report on Forty-Four Months of Follow-up of 187,783 Men: II. Death Rates by Cause, Journal of the American Medical Association (1958); Dorn, The Mortality of Smokers and Non-Smokers. American Statistical Association, Proceedings of the Social Statistics Section (1958); Lombard and Snegireff, An Epidemiological Study of Lung Cancer, Cancer (1959), cited at ACR 150.
27 Dunn, Linden, and Breslow, Lung Cancer

<sup>&</sup>lt;sup>27</sup> Dunn, Linden, and Breslow, Lung Cancer Mortality Experience of Men in Certain Occupations in California, American Journal of Public Health (1960); Auerbach, et al., Microscopic Examination of Bronchial Epithelium in Children, American Review of Respiratory Diseases (1960), cited at ACR 150, 170.

American College Health Association observed that:

A preponderance of scientific evidence (with scant counter evidence) indicates an association relationship and suggests a causal relationship between digarette smoking and some diseases. \* \* \* [Id., App. I, Ex. 14.]

The Dominion Council of Health of Canada found that "overwhelming evidence shows a direct relationship between cigarette smoking and lung cancer" id., App. II, Ex. 38), and the Canadian Medical Association declared that

The causal relationship between smoking, particularly cigarette smoking, and the alarming increase in cancer of the lung is now accepted in medical and scientific circles. [Id., App. II, Ex. 9.]

The American Cancer Society published a booklet, "Cigarette Smoking and Cancer," in which it found no reasonable explanation other than causation for the 'consistent association" between cigarette smoking and lung cancer. (Id., App. I, Ex. 5.) The Sub-committee on Bronchitis of the Standing Medical Advisory Committee of the Scottish Home and Health Department, "having reviewed the rapidly accumulating evi-dence, \* \* \* [was] firmly of the view that smoking is one of the most important causes of bronchitis." (Id., App. II, Ex. 32.) And the First Report of an Export Committee on Cancer Control of the World Health Organization noted that "the relationship between cigarettesmoking and the rapidly increasing incidence of cancer of the lung is well known" (id., App. III, Ex. 3).

In 1963, the House of Delegates of the American Medical Association acknowledged its "\* \* \* duty to point out the effects on the young of the use of toxic materials, including tobacco." 25 The Canadian Public Health Association accepted the evidence "that cigarette smoking is a major . . . cause of lung cancer" (Statements, App. II, Exs. 13 and 14). And the American Public Health Association adopted a resolution characterizing the current level of cigarette smoking as a "serious health hazard" (id., App. I, Ex. 2).

Finally, on January 11, 1964, the Report of the Surgeon General's Advisory Committee on Smoking and Health was published. Its judgment was that "Cigarette smoking is a health hazard of sufficient importance in the United States to warrant appropriate remedial action." (ACR 33.)

B. The present state of knowledge concerning the health hazards of cigarette smoking. 1. The Report of the Surgeon General's Advisory Committee on Smoking and Health-(a) Genesis, Methodology, Etc.—In 1962, the nation's highest public health officer, Dr. Luther L. Terry, the Surgeon General of the United States Public Health Service, "appointed a committee, drawn from all

the pertinent scientific disciplines, to review and evaluate both this new and older data and, if possible, to reach some definitive conclusions on the relationship between smoking and health in general."2 The data to which he had reference consisted of the mounting evidence, some of which we have already discussed, of the causal relationship between cigarette smoking and death from certain diseases. Specifically, Dr. Terry felt that the following new developments in the period 1959-1962 emphasized the need for a comprehensive and, if possible, definitive reexamination of the health issue:

- 1. New studies indicating that smoking has major adverse health effects.
- 2. Representations from national voluntary health agencies for action on the part of the Service.
- 3. The recent study and report of the Royal College of Physicians of London.
- 4. Action of the Italian Government to forbid cigarette advertising; curtailed advertising, of cigarettes by Britain's major tobacco companies on TV; and a similar decision on the part of the Danish tobacco industry.
- 5. A proposal by Senator Maurine Neuberger that Congress create a commission to investigate the health effects of smoking.
- 6. A request for technical guidance by the Service from the Federal Trade Commission on labeling and advertising of tobacco products.
- 7. Evidence that medical opinion has shifted significantly against smoking. [ACR 8.1

The methodology of the Advisory Committee was agreed upon at a meeting at which the Tobacco Institute, along with other interested organizations such as the American Cancer Society and the American Medical Association, was represented. It was decided that "An objective assessment of the nature and magnitude of the health hazard \* \* \* [would] be made by an expert scientific advisory committee which would review critically all available data but would not conduct new research. This committee would produce and submit to the Surgeon General a technical report containing evaluations and conclusions." (ACR

The participants in the meeting \* \* \* compiled a list of more than 150 scientists and physicians working in the fields of biology and medicine, with interests and competence in the broad range of medical sciences and with capacity to evaluate the elements and factors in the complex relationship between tobacco smoking and health. During the next month, these lists were screened by the representatives of organizations present at the July 27 meeting. Any organization could veto any of the names on the list, no reasons being required. Particular care was taken to eliminate the names of any persons who had taken a public position on the questions at issue. From the final list of names the Surgeon General selected ten men who agreed to serve on the \* \* \* committee \* \* \* [ACR 8-9.]

This method of selecting the members of the Advisory Committee reflected the Surgeon General's determination that "if it were humanly possible the new study would be done in such a way that something might be settled no matter what conclusions the Committee might reach, at least until substantial new evidence accumulated." 30 "[T]he members were to be competent and impartial in appearance and in fact." (R. 10, testimony of Dr. Hundley.) Thus, the cigarette industry had an absolute veto over nominees to the Advisory Committee (R. 32, testimony of Dr. Hundley); in addition, one of the 10 members of the Committee was nominated by the Tobacco Institute.31

The Advisory Committee's Report describes how its work was actually conducted (ACR 13-19):

At the outset, the Surgeon General emphasized his respect for the freedom of the Com-

30 R. 10 (testimony of Dr. James M. Hundley, Assistant Surgeon General of the United States Public Health Service and Vice-Chairman of the Advisory Committee).

31 Ibid. The members of the Committee as finally selected were the following: (see ACR 9-10)

Stanhope Bayne-Jones, M.D., L.L.D., (Retired), Former Dean, Yale School of Medicine (1935-40); former President, Joint Administrative Board, Cornell University, New York Hospital Medical Center (1947-52); former President, Society of American Bacteriologists (1929); and American Society of Pathology and Bacteriology (1940). Field: Nature and Causation of Disease in Human Populations.

Dr. Bayne-Jones served also as a special consultant to the Committee staff.

Walter J. Burdette, M.D., Ph. D., Head of Department of Surgery, University of Utah School of Medicine, Salt Lake City. Fields: Clinical & Experimental Surgery; Genetics.

William G. Cochran, M.A., Professor of Statistics, Harvard University. Field: Mathematical Statistics, with Special Application

to Biological Problems.

Emmanuel Farber, M.D., Ph. D., Chairman,
Department of Pathology, University of Pittsburgh. Field: Experimental and Clinical

Pathology.
Louis F. Fieser, Ph. D., Sheldon Emory Professor of Organic Chemistry, Harvard University. Field: Chemistry of Carcinogenic Hydrocarbons.

Jacob Furth, M.D., Professor of Pathology, Columbia University, and Director of Pathology Laboratories, Francis Delafield Hospital, New York, N.Y. Field: Cancer Biology. John B. Hickam, M.D., Chairman, Depart-

ment of Internal Medicine, University of Indiana, Indianapolis. Fields: Internal Medi-cine, Physiology of Cardiopulmonary Disease.

Charles LeMaistre, M.D., Professor of Internal Medicine, The University of Texas Southwestern Medical School, and Medical Director, Woodlawn Hospital, Dallas, Texas. Fields: Internal Medicine, Pulmonary Diseases, Preventive Medicine.

Leonard M. Schuman, M.D., Professor of Epidemiology, University of Minnesota School of Public Health, Minneapolis. Field: Health and Its Relationship to the Total Environment.

Maurice H. Seevers, M.D., Ph. D., Chairman, Department of Pharmacology, University of Michigan, Ann Arbor. Field: Pharmacology of Anesthesia and Habit-Forming Drugs.

Chairman: Luther L. Terry, M.D., Surgeon General of the United States Public Health Service.

Vice-Chairman: James M. Hundley, M.D., Assistant Surgeon General for Operations, United States Public Health Service.

<sup>&</sup>lt;sup>∞</sup> Id., App. I, Ex. 11. In light of this resolution, the AMA's division of environmental medicine and medical services recently issued a booklet warning that, "The longer you smoke and the more you smoke the greater the risk of developing lung cancer." Wall Street Journal, Friday, May 8, 1964, p. 5, cols. 1-2.

<sup>&</sup>lt;sup>29</sup> ACR, p. v. The President acknowledged and approved the Surgeon General's action on the same day. Ibid.

mittee to proceed with the study and to report as it saw fit, and he pledged all support possible from the United States Public Health Service. The Service, represented chiefly by his office, the National Institutes of Health, the National Library of Medicine, the Bureau of State Services, and the National Center for Health Statistics, furnished the able and devoted personnel that constituted the staff at the Committee's headquarters in Washington, and provided an extraordinary variety and volume of supplies, facilities and resources. In addition, the necessary financial support was made available by the Service.

\* As the primary duty of the Committee was to assess information about smoking and health, a major general requirement was that of making the information available. That requirement was met in three ways. The first and most important was the bibliographic service provided by the National Library of Medicine. As the annotated monograph by Larson, Haag, and Silvette—compiled from more than 6,000 articles published in some 1,200 journals up to and largely into 1959—was available as a basic reference source, the National Library of Medicine was requested to compile a bibliography (by author and by subject) covering the world literature from 1958 to the present. In compliance with this request, the National Library of Medicine furnished the Committee bibliographies containing approximately 1100 titles. Fortunately, the Committee staff was housed in the National Library of Medicine on the grounds of the National Institutes of Health, and through this location had ready access to books and periodicals, as well as to scientists working in its field of interests. Modern apparatus for photo-reproduction of articles was used constantly to provide copies needed for study by members of the Committee. In addition, the members drew upon the libraries and bibliographic services of those institutions in which they held academic positions. A considerable volume of copies of reports and a number of special articles were received from a variety of additional sources.

All of the major companies manufacturing cigarettes and other tobacco products were invited to submit statements and any information pertinent to the inquiry. The replies which were received were taken into consideration by the Committee.

Through a system of contracts with individuals competent in certain fields, special reports were prepared for the use of the Committee. Through these sources much valuable information was obtained; some of it new and hitherto unpublished.

In addition to the special reports prepared under contracts, many conferences, seminar-like meetings, consultations, visits and correspondence made available to the Committee a large amount of material and a considerable amount of well-informed and well-reasoned opinion and advice.

To deal in depth and discrimination with the topics listed above, the Committee at its first meeting formed subcommittees with much overlapping in membership. These subcommittees were the main forces engaged in collection, analysis, and evaluation of data from published reports, contractual reports, discussions at conferences, and from some new prospective studies reprogrammed and carried out generously at the request of the Committee . . . . The first formulations of conclusions were made by these subcommittees, and these were submitted to the full Committee for revision and adoption after debate.

In making critical appraisals of data and interpretations and in formulating its own conclusions, the Surgeon General's Advisory Committee on Smoking and Health—its in-

dividual members and its subcommittees and the Committee as a whole—made decisions or judgments at three levels. These levels were:

I. Judgment as to the validity of a publication or report. Entering into the making of this judgment were such elements as estimates of the competence and training of the investigator, the degree of freedom from blas, design scope of the investigation, adequacy of facilities and resources, adequacy of controls.

II. Judgment as to the validity of the interpretations placed by investigators upon their observations and data, and as to the logic and justification of their conclusions.

III. Judgments necessary for the formulation of conclusions within the Committee.

The primary reviews, analyses and evaluations of publications and unpublished reports containing data, interpretations and conclusions of authors were made by individual members of the Committee and, in some instances, by consultants. Their statements were next reviewed and evaluated by a subcommittee. This was followed at an appropriate time by the Committee's critical consideration of a subcommittee's report, and by decisions as to the selection of material for inclusion in the drafts of the Report, together with drafts of the conclusions submitted by subcommittees. Finally, after repeated critical reviews of drafts of chapters, conclusions were formulated and adopted by the whole Committee, setting forth the considered judgment of the Committee.

The methodology of the Advisory Committee—the mode of selecting the members of the Committee and the comprehensive, scrupulous and exacting nature of the Committee's inquiry—appears to have been designed to assure maximum objectivity, disinterest and competence. In the words of the Vice-Chairman, Dr, Hundley, the objective was "a study and report that would be authoritative, conclusive, and which could be the basis for policy and action." (R. 11.)

That this objective has been attained is suggested by the following factors, among others: On January 27, 1964, shortly after the Report of the Advisory Committee had been released, the Surgeon General announced the "full acceptance of the principal findings and conclusions of the report" by the Public Health Service (R. 9). The President of the American Cancer Society has stated that he accepts the findings of the Committee "Absolutely" (R. 237). A prominent research scientist in the field has stated that the procedure and findings of the Committee were "conservative to an extreme," and that no public or private body which wanted to inform itself, objectively and impartially, as to the state of the evidence on the health hazards (if any) of cigarette smoking, could have done a more adequate job of inquiry and analysis (R. 323, testimony of Dr. Bock). Significantly, also, the cigarette manufacturers, in their appearance before the Commission in this proceeding, made no challenge whatever to the procedure or findings of the Advisory Committee.

The Commission concludes that the Report of the Advisory Committee is of the highest authority and reliability. Its essential findings stand unchallenged and uncontroverted in this proceeding.

(b) Findings. Excerpts from the findings and conclusions of the Advisory Committee's Report follow:

On the basis of prolonged study and evaluation of many lines of converging evidence, the Committee makes the following judgment:

Cigarette smoking is a health hazard of sufficient importance in the United States to warrant appropriate remedial action. [ACR 33.]

Cigarette smoking is associated with a 70 percent increase in the age-specific death rates of males, and to a lesser extent with increased death rates of females. The total number of excess deaths causally related to cigarette smoking in the U.S. population cannot be accurately estimated. In view of the continuing and mounting evidence from many sources, it is the judgment of the Committee that cigarette smoking contributes substantially to mortality from certain specific diseases and to the overall death rate. [Id., at 31.]

In general, the greater the number of cigarettes smoked daily, the higher the death rate. For men who smoke fewer than 10 cigarettes a day, according to the seven prospective studies, the death rate from all causes is about 40 percent higher than for non-smokers. For those who smoke from 10 to 19 cigarettes a day, it is about 70 percent higher than for non-smokers; for those who smoke 20 to 39 a day, 90 percent higher; and for those who smoke 40 or more, it is 120 percent higher.

Cigarette smokers who stopped smoking before enrolling in the seven studies have a death rate about 40 percent higher than non-smokers, as against 70 percent higher for current cigarette smokers. Men who began smoking before age 20 have a substantially higher death rate than those who began after age 25. Compared with non-smokers, the mortality risk of cigarette smokers, after adjustments for differences in age, increases with duration of smoking (number of years), and is higher in those who stopped after age 55 than for those who stopped at an earlier age.

In two studies which recorded the degree

In two studies which recorded the degree of inhalation, the mortality ratio for a given amount of smoking was greater for inhalers than for non-inhalers. [Id., at 29.]

Cigarette smoking is causally related to lung cancer in men; the magnitude of the effect of cigarette smoking far outweighs all other factors. The data for women, though less extensive, point in the same direction.

The risk of developing lung cancer increases with duration of smoking and the number of cigarettes smoked per day, and is diminished by discontinuing smoking. In comparison with non-smokers, average male smokers of cigarettes have approximately a 9- or 10-fold risk of developing lung cancer and heavy smokers at least a 20-fold risk. [Id., at 31.]

Cigarette smoking is the most important of the causes of chronic bronchitis in the United States, and increases the risk of dying from chronic bronchitis.

A relationship exists between pulmonary emphysema and cigarette smoking but it has not been established that the relationship is causal. The smoking of cigarettes is associated with an increased risk of dying from pulmonary emphysema.

For the bulk of the population of the United States, the importance of cigarette smoking as a cause of chronic bronchopulmonary disease is much greater than that of atmospheric pollution or occupational exposures.

Cough, sputum production, or the two combined are consistently more frequent among cigarette smokers than among nonsmokers.

Cigarette smoking is associated with a reduction in ventilatory function. Among males, cigarette smokers have a greater prevalence of breathlessness than nonsmokers. [Id., at 38.]

The habitual use of tobacco is related primarily to psychological and social drives, reinforced and perpetuated by the pharmacological actions of nicotine on the central nervous system. [Id., at 34.]

Smokers and users of tobacco in other forms usually develop some degree of dependence upon the practice, some to the point where significant emotional disturbances occur if they are deprived of its use. The evidence indicates this dependence to be psychogenic in origin. In medical and scientific terminology the practice should be labeled habituation to distinguish it clearly from addiction, \* \* \* [but] correctly designating the chronic use of tobacco as habituation rather than addiction carries with it no implication that the habit may be broken easily. [Id., at 350-51.]

At the 12th grade level, between 40 to 55 percent of children have been found to be smokers. By the age 25, estimates of smoking prevalence run as high as 60 percent of men and 36 percent of women. \* \* \* More recent but limited data suggest that there has been an increment in smoking prevalence at all age levels since the early fifties . . . .

[It is estimated] that 10 percent of later smokers "develop the habit with some degree of regularity" before their teens and 65 percent during their high school years. [Id., at 361-62.]

The cultural milieu seems to have a strong influence, a permissive cultural climate tending to promote and a rejecting or outright prohibitive one to inhibit smoking. [Id., at 377.]

The overwhelming evidence points to the conclusion that smoking—its beginning, habituation, and occasional discontinuation—is to a large extent psychologically and socially determined. [Ibid.]

The Advisory Committee explained its use of the language of causation to describe some of its findings, notably with respect to lung cancer: "it is to be noted clearly that the Committee's considered decision to use the words 'a cause,' or 'a major cause,' or 'a significant cause,' or 'a causal association' in certain conclusions about smoking and health affirms their conviction." (Id., at 21.) Thus, it is clear that the Committee regarded its crucial findings as to the dangers of cigarette smoking not as tentative or hypothetical, but as clearly compelled by the evidence. In finding causal relationships between smoking and certain diseases, incidentally, the Committee ex-pressly stated that "Statistical methods cannot establish proof of a causal relationship in an association." (Id., at 20.) It should also be noted that the Advisory Committee's findings are not limited to any particular brand or type of cigarette, but embrace cigarette smoking in general. The Committee made no finding that any cigarette currently produced is safe or safer than other cigarettes. See R. 15–16 (testimony of Dr. Hundley).

2. The present scientific consensus regarding the health hazards of smoking. As our review in subpart A, supra, of the evolution of expert scientific opinion in the field of smoking and health has made apparent, the findings and conclusions of the Advisory Committee's Report can hardly be considered a "bolt from the blue"-an isolated, sudden, or novel judgment on the evidence. On the contrary, the Report is the culmination and distillation of a series of careful and expert analyses of the accumulated research, all of which have reached essentially the same conclusion: that cigarette smoking is a sufficiently substantial. proven health hazard to warrant governmental remedial action. The authority of the Advisory Committee's Report is enhanced by the existence of a consensus of expert opinion on the Report's principal findings and conclusions.

For example, in 1962 there appeared Smoking and Health: Summary and Report of the Royal College of Physicians of London on Smoking in Relation to Cancer of the Lung and other Diseases. (Statements, App. II, Ex. 28.) In this thorough and careful appraisal of the evidence, which took several years to complete and is comparable in scope to the Advisory Committee's Report, it was found:

Cigarette smoking is a cause of lung cancer, and bronchitis and probably contributes to the development of coronary heart disease and various other less common diseases.

\* \* \* The chance of dying in the next ten years for a man aged 35 who is a heavy cigarette smoker is 1 in 23 whereas the risk for a non-smoker is only 1 in 90. Only 15 percent (one in six) of men of this age who are non-smokers but 33 percent (one in three) of heavy smokers will die before the age of 65. Not all this difference in expectation of life is attributable to smoking. [p. S7.]

General discouragement of smoking, particularly by young people, is necessary. More effort needs to be expended on discovering the most effective means of dissuading children from starting the smoking habit....

There can be no doubt of our responsibility for protecting future generations from developing the dependence on cigarette smoking that is on widespread today.

ing that is so widespread today.

Most adults have heard of the risks of cigarette smoking but remain unconvinced. Doctors, who see the consequences of the habit, have reduced their cigarette consumption. Some evidence of concern by the Government is needed to convince the public. [pp. S7–S8.]

Also, as noted earlier, many other expert bodies have reviewed the evidence and concluded that the substantial health hazards of cigarette smoking are clearly established. They include the World Health Organization, the British Ministry of Health, the American Public Health Association and the American Cancer Society. No disinterested expert body, upon a systematic review of the evidence, has reached conclusions op-

posed to those of the College of Royal Physicians, the Surgeon General's Advisory Committee, and the many other highly competent and reliable organizations that have expressed themselves on the subject. Although there may not yet be complete unanimity on the question, there is plainly an authoritative consensus of qualified expert opinion.

C. The Commission's reliance on the Report of the Surgeon General's Advisory Committee. Does the Advisory Committee's Report-its findings and conclusions-provide an appropriate basis for remedial action by the Commission in the form of a trade regulation rule? Or must the Commission, rather than rely upon the Report, make an independent, de novo inquiry into whether, in fact, cigarette smoking is a substantial health hazard, as the Report found? In the particular circumstances, the former is a proper course for the Commission to take; moreover, it is the only practical course consistent with its statutory responsibilities.

The Commission is fully competent to make findings with respect to the medical or other scientific issues which frequently arise in the course of proceedings before it. It does so constantly. It entertains the opinion of qualified experts and weighs their testimony. Its findings need not rest upon unanimous expert opinion; the fact that there is a conflict in the expert testimony before the Commission on a medical or scientific issue does not preclude a finding with respect to that issue; and the finding need only be based on substantial evidence to be upheld by a reviewing court.

The findings on the health hazards of cigarette smoking that have been made by the Surgeon General's Advisory Committee on Smoking and Health warrant the Commission's full reliance. The Report of the Advisory Committee does not simply express the opinion of a group of experts, which must be weighed against the opinions of other experts before a final determination can be made. The report is unique in several respects.

In the first place, the Advisory Committee was not a private group of experts. It was convened under the auspices of the United States Public Health Service—the nation's highest governmental body in the field of public health—and its chairman was the Surgeon General of the Service—the nation's highest medical official. Its findings and conclusions have been formally approved by the Public Health Service. The public status of the Committee entitles its findings and conclusions to the greatest respect. Cf. James S. Kirk & Co. v. F.T.C., 59 F. 2d 179 (7th Cir. 1932).

<sup>&</sup>lt;sup>22</sup> See, e.g., Ex. 318(n) (letter from Dr. Joseph Berkson).

MSee, e.g., Wybrant System Products Corp. v. F.T.C., 266 F. 2d 571 (2nd Cir. 1959) (per curiam); Erickson Hair & Scalp Specialists, Inc. v. F.T.C., 272 F. 2d 318, 321 (7th Cir. 1959); Aronberg v. F.T.C., 132 F. 2d 165 (7th Cir. 1942); Justin Haynes & Co. v. F.T.C., 105 F. 2d 988, 989 (2nd Cir. 1939); John J. Fulton Co. v. F.T.C., 130 F. 2d 85 (9th Cir. 1942); Neff v. F.T.C., 117 F. 2d 495 (4th Cir. 1941); Charles of the Ritz Dist. Corp. v. F.T.C., 143 F. 2d 676 (2nd Cir. 1944); J. E. Todd, Inc. v. F.T.C., 145 F. 2d 858 (D.C. Cir. 1944).

Moreover, the Advisory Committee was established for the express purpose of weighing the opinions of the medical and other scientific experts in the field of smoking and health in order to arrive at a determination sufficiently definitive to provide a basis for appropriate remedial action by public agencies, such as the Federal Trade Commission, having statutory responsibilities in the field. The Committee, accordingly, did not itself engage in research; nor was it composed of persons who had done research, or taken a position, publicly or privately, or were in any way partial, on the question of smoking and health. The job of the Committee was to weigh the evidence, much like a jury of experts,34 rather than to gather more evidence. The Committee was created as a specialized and impartial (albeit ad hoc) body to appraise certain medical and scientific evidence, just as the Trade Commission was created as a specialized and impartial body to appraise evidence regarding business practices.

The impartiality of the Committee and the fairness and objectivity of its procedures are beyond dispute. The members of the Committee were selected, and its methods of operation and general approach devised, in full cooperation with the cigarette industry and were fully acceptable to the industry. The Committee was the agreed-upon means of arbitrating the scientific aspects of the smoking and health controversy for the purpose of enabling such remedial action as might be appropriate. For the Trade Commission to re-examine de novo the findings of the Advisory Committee would subvert the basic purpose behind the Committee, which was to settle the controversy, by means acceptable to the industry as well as to the health organizations, at least until substantial new evidence should become available.

It is difficult to conceive on what basis an agency, whether the Commission or any other, would assume to re-examine the evidentiary foundation of the findings of the Advisory Committee. What body would have greater objectivity or expertise than the Committee? What body would be competent to pronounce the Committee's findings and conclusions contrary to the weight of the evidence? By agreement between the cigarette industry and other interested agencies and organizations, the Advisory Committee was given, as it were, "primary jurisdiction"." to determine the

<sup>31</sup> In the words of Surgeon General Terry, "The Advisory Committee on Smoking and Health, which examined the evidence and reached a unanimous verdict, was a scientific jury." Address, National Conference on Smoking and Youth, June 10–11, 1964, p. 3.

health hazards of smoking. Since the Advisory Committee is the body having special competence to determine the health hazards of smoking, the Commission accepts the Committee's findings and conclusions, which are unimpeached and were made in accordance with impartial, objective, and thoroughly reliable procedures.

The findings and conclusions of the Advisory Committee's Report represent, in light of the nature of the issues and the gravity of the smoking and health problems, a compelling basis for remedial action by the Federal Trade Commission within its statutory jurisdiction and responsibilities for the prevention of unfair or deceptive acts and practices in commerce.

### III. CIGARETTE ADVERTISING

A. The significance of cigarettes in the American economy. Before commencing the analysis (in subparts B, C, and D, infra) of the magnitude, content, and effects of cigarette advertising, it may be useful to examine briefly the significance of cigarettes in the American economy. This examination relies primarily upon data in Part I of the report prepared by the Bureau of Economics for this proceeding, entitled A Report on Cigarette Advertising and Output (Ex. C: hereinafter cited as Bureau Report). Part I of that report contains a considerably more detailed statement relating to the significance of cigarettes in the American economy.

1. Relative importance of cigarettes in the American economy. In 1963, consumer expenditures for cigarettes totaled \$7.1 billion and constituted approximately 1.9 percent of total personal consumption expenditures. These expenditures included approximately \$3 billion in Federal and State cigarette taxes. During fiscal year 1963, Federal and State cigarette taxes equaled \$3.2 billion and constituted 2.8 percent of total Federal and State tax collections (exclusive of employment taxes). (Bureau Report 12.)

Department of Agriculture data indicate that during 1963, tobacco cash receipts amounted to \$1.3 billion and accounted for 3.5 percent of the cash receipts of farmers from all farm commodities. (Annual Report on Tobacco Statistics, 1963, p. 21.) Latest Census of Agriculture data indicate that during 1959 more than 70 percent of tobacco production was accounted for by 190,000 farms. These commercial tobacco farms represented 7.9 percent of all commercial farms. Tobacco was also produced by commercial farms for which it represented a secondary source of revenue and by noncommercial farms, that is, farms with value of sales amounting to less than \$2,500. During 1959, a total

of 417,000 farms produced some tobacco. These farms constituted 11,2 percent of the 3.7 million commercial and noncommercial farms in the United States as of 1959. (Bureau Report 15.)

During 1963, a total of 16 States had cash receipts from tobacco in excess of \$3 million; in only seven States, however, did tobacco receipts in 1963 exceed 10 percent of total cash receipts from all farm commodities. The leading four States in both total tobacco production and relative dependence upon tobacco were North Carolina, Kentucky, South Carolina and Virginia. For these States, receipts from tobacco respectively represented 46.4 percent, 39.6 percent, 24.9 percent and 18.8 percent of total cash receipts. In all four States, cigarettetype tobaccos are the principal tobacco crop. The combined total for the tobacco cash receipts accounted for by the four States equalled \$971 million during 1963 and represented 77.6 percent of the \$1.3 billion total for United States tobacco cash receipts. (Annual Report on Tobacco Statistics, 1963, p. 21.)

Data on the relative importance of tobacco' products manufacturing are available in the 1962 Annual Survey of Manufactures. These data indicate that value added by manufacture at tobacco products manufacturing establishments constituted 0.9 percent of total value added by manufacture. Of total value added at tobacco products manufacturing establishments, 76 percent was accounted for by activities at cigarette manufacturing establishments. 37,000 persons were employed at cigarette manufacturing establishments during 1962, which represented 0.2 percent of total employment at all manufacturing establishments.

The location of cigarette manufacturing is indicated by data from the 1958 Census of Manufactures. These data indicate that three States, North Carolina, Virginia and Kentucky, accounted for 99.8 percent of value added by manufacture at cigarette manufacturing establishments during 1958. Of total value added at cigarette manufacturing establishments, North Carolina accounted for 57.1 percent, Virginia for 22.4 percent, and Kentucky for 20.3 percent. (Bureau Report 20–21).

Census data also indicate that wholesale establishments primarily engaged in the assembly of leaf tobacco or in the distribution of tobacco products during 1958 employed 35.1 thousand employees or 1.3 percent of the employees of all wholesale trade establishments. No such data are available for the retail or service trades because the bulk of tobacco products are sold by establishments not primarily engaged in the sale of tobacco products. For example, it is estimated by trade sources that food stores and drug stores account for approximately half of cigarette sales. It is further estimated that tobacco products accounted for approximately 4 percent of food store sales and 8 percent of drug store sales. (Id., at 22.)

Census data are available from the 1958 Census of Business for two kinds of retail businesses which deal primarily in tobacco products, "cigar stores and

<sup>&</sup>quot;IT]he doctrine of 'primary jurisdiction'

\* \* \* requires judicial abstention in cases
where protection of the integrity of a regulatory scheme dictates preliminary resort to
the agency which administers the scheme."
United States v. Philadelphia National Bank,
374 U.S. 321, 353 (1963). The doctrine is
frequently explained (in part) in terms of
the superior competence of the agency to
pass upon questions within the scope of its
special responsibilities. See, e.g., Great
Northern R. Co. v. Merchants Elevator Co.,

<sup>259</sup> U.S. 285 (1922); Far East Conference v. United States; 342 U.S. 570 (1952); 3 Davis, Administrative Law 1-55 (1953); Latta, Primary Jurisdiction in the Regulated Industries and the Antitrust Laws, 30 U. Cin. L. Rev. 261 (1961).

<sup>&</sup>lt;sup>20</sup> U.S. Department of Agriculture, Annual Report on Tobacco Statistics, 1963, April 1964, p. 52; Survey of Current Business, April 1964, p. S−1.

stands" and "merchandise vending machine operators dealing primarily in to-bacco products." Data for 1958 indicate that sales by establishments in these trades amounted to \$543.9 million, or 0.3 percent of all retail sales. (Ibid.)

Data on the relative importance to various media of cigarette advertising indicate that during 1962 the six leading cigarette manufacturers accounted for an estimated 10.3 percent of network television advertising expenditures, 3.8 percent of expenditures for spot television by national advertisers, 3.2 percent of national advertising in general magazines, and 2.4 percent of national advertising in newspapers (including Sunday supplements). (Id., at 28.)

2. The Current Status of Cigarette Consumption and Advertising. In physical terms, total domestic consumption of cigarettes during 1963 equaled 509.6 billion units. Calculated on a per capita basis for persons 18 years of age and older, domestic consumption during 1963 equaled 4,345 cigarettes per year. (Annual Report on Tobacco Statistics, 1963, pp. 48, 52.)

As shown in table 1, the leading six cigarette manufacturers accounted for more than 99 percent of total cigarette production for domestic consumption during 1963. The balance, equal to less than 0.5 percent, was accounted for by three companies—the United States Tobacco Company, Larus and Brother, and Stephano Brothers.

TABLE 1.—CIGARETTE MARKET SHARES OF LEADING 6 COMPANIES: 1963

Company	Output for domestic consumption (billion of cigarettes)	Percent of total
All companies, total.	509. 0	100.0
R. J. Reynolds  American Tobacco  P. Lorillard Co	174. 4 126. 2 55. 7	, 34.3 24.8 10.9
Brown & Williamson Liggett & Myers Philip Morris	53.4 49.4 48.1	10. 5 9. 7 9. 4
All others	1.8	.4

Source: Printers' Ink, Feb. 14, 1964, p. 27.

Although more than 40 brands of cigarettes were marked during 1963, approximately 80 percent of domestic consumption was accounted for by the 10 leading brands, more than 95 percent by the 20 leading brands, and more than 99 percent by the 30 leading brands. Table 2 presents domestic market share data for each of the 30 leading brands of 1963. In the case of brands, such as Chesterfield, which market more than one type of cigarette under a single brand name, separate totals are shown for each type of cigarette. Different rankings would of course result if combined totals were shown for such brands. For example, on a combined basis Chesterfield would have ranked ninth in 1963; shown separately, Chesterfield Kings ranked twelfth in 1963 and Chesterfield Regulars ranked sixteenth.

Available data on cigarette advertising expenditures indicate that total expenditures during 1963 exceeded \$200 million. Advertising expenditure data are available from both governmental and trade sources. Unfortunately, none of the data is completely satisfactory. Internal Revenue Service data, for example, include advertising expenditures

for products other than cigarettes. It is estimated, however, that such expenditures are not substantial. Trade publication data, on the other hand, do not include, all media. Nevertheless, the data available are sufficient both to estimate the relative importance of cigarette advertising and to indicate current and prior magnitudes.

TABLE 2,-DOMESTIC MARKET SHARES DURING 1963 FOR THE 30 LEADING CIGARETTE BRANDS

Brand	Type 1	Company	Rank	Percent of total
All brands, total  Pall Mall Winston Camel Salem Kent Lucky Strike L & M Marlboro Viceroy Kool Tareyton	E H M F R F F F F F F F F F F F F F F F F F	American Tobacco	2 3 4 5 6 7 8 9 10	100.0 14.3 13.6 11.8 8.8 7.3 7.1 5.4 5.0 3.7
Chesterfield. Parliament. Raleigh Newport. Chesterfield. Old Gold Belair Philip Morris Raleigh. Philip Morris Tareyton	FFMRFMKKR	Liggett & Myers. Philip Morris. Brown & Williamson. P. Lorillard. Liggett & Myers. P. Lorillard. Brown & Williamson. Philip Morris. Brown & Williamson. Philip Morris. American Tobacco.	12 13 14 15 16 17 18 19 20 21	2.1 2.0 1.7 1.7 1.0 .8
Alpine Montclair Paxton Lark Spring York Old Gold Do	M M F M K K R	Philip Morris American Tobacco Philip Morris Liggett & Myers P. Lorillard do do do do	23 24 25 26 27 28 29	3322222
All other brands	<u> </u>	***************************************		2.

<sup>&</sup>lt;sup>1</sup> R=regular, K=king-size, F=filter (includes filter-kings), M=menthol (includes menthol filter-kings and regular size menthol eigarettes).

Source: Bureau Report, table 23, p. 40.

The most recently available Internal Revenue Service data indicate that the six leading cigarette manufacturers incurred total advertising expenditures of \$236.4 million during 1960. (Bureau Report 3.) These expenditures amounted to 4.5 percent of the advertising expenditures of all manufacturing corporations and 2.5 percent of the advertising expenditures of all corporations.<sup>37</sup>

Data by media, for 1962, indicate that the six leading cigarette manufacturers spent \$109 million for television advertising, \$27.2 million for advertising in general magazines, \$17.7 million for newspaper advertising, \$19.3 million for network radio, and almost \$1.7 million for outdoor advertising. Total spending for these media equaled \$174.9 million. (Bureau Report 28.) Network television expenditures equaled \$81.9 million and accounted for 75 percent of the television total; network television represented the single most important medium for cigarette advertising.

Data for 1963 indicate increases in spending over 1962 by the six leading cigarette manufacturers for network and spot television, and general magazines. Totals reported are \$89.3 million for network television, \$36.1 million for spot television, and \$31.8 million for general magazines. (Advertising Age, April 6, 1964, p. 94 and April 13, 1964, p. 101.) They represent increases over 1962 of 9, 32 and 17 percent, respectively.

B. Cigarette consumption and advertising expenditures: 1950-1963. 1. Cigarette consumption since 1950. As indicated by data in table 3, total and per capita cigarette consumption increased during each of the years of the period 1950 to 1963, with the exception of 1953 and 1954. In the case of per capita consumption there was also an insignificant decline during 1962. It should be noted that per capita consumption data are calculated for persons 18 years of age and over and are calculated on a base which includes both smokers and nonsmokers. During the period 1953-1954, the decline in total consumption amounted to 25.4 billion units and equaled 6.4 percent of the 1952 total. It was not until 1957 that the 1952 total had been exceeded. The 1953 and 1954 declines in total consumption are particularly notable because yearly increases in cigarette consumption have otherwise been almost uninterrupted since 1913. (Bureau Report 2.)

<sup>&</sup>lt;sup>37</sup> Id., at 7; U.S. Treasury Department, Internal Revenue Service, Statistics of Income, 1960-1, Corporation Income Tax Returns, Table 2.

Table 3.—Total and Per Capita Cigarette Consumption: 1950 to 1963

Year	Total domestic cigarette consumption* (billions of cigarettes)	Cigarette consumption per-capita 18 years and over** (number of cigarettes)							
1963 1962 1961 1960	509. 6 494. 5 488. 1 470. 1	4, 345 4, 265 4, 266 4, 172							
1959 1958 1957 1956 1955		4, 071 3, 949 3, 751 3, 647 3, 595							
1954		3, 544 3, 702 3, 884 3, 743 3, 522							

<sup>\*</sup>Bureau Report, table 1, p. 3. \*\*Annual Report on Tobacco Statistics, 1963, p. 52.

The decline in per capita consumption during the two-year period 1953 to 1954 equaled 8.8 percent and it was not until 1958 that the 1952 total had been exceeded. The 1953 and 1954 declines in total and per capita consumption may be characterized as substantial but short-lived reactions to the mounting evidence during the early 1950's of a linkage between cigarette smoking and lung cancer. (See Part II, supra.)

For the entire period 1950 to 1963, table 3 indicates that total consumption increased from 360.2 billion units in 1950 to 509.6 billion units in 1963, or by 41.1 percent. During the same period, per capita consumption, calculated for persons 18 years of age and over, increased from 3,522 cigarettes per year in 1950 to 4,345 cigarettes per year in 1963, or by 23.4 percent. The greater increase in total than per capita consumption certainly reflects the increase in total United States population since 1950. If no other factors had been at work, however, per capita consumption might have remained constant instead of increasing by 23.4 percent.

On the basis of available data on smoking patterns, it would appear that both the increase in per capita consumption and the relatively greater increase in total consumption particularly reflect the effect of increases in the proportion of smokers to nonsmokers in younger age groups, especially among females. Available data on smoking patterns of the United States population are summarized in the Report of the Surgeon General's Advisory Committee on Smoking and Health:

As far as is known from actual data, few children smoke before the age of 12, probably less than five percent of the boys and less than one percent of the girls. From age

12 on, however, there is a fairly regular in-

crease in the prevalence of smoking. At the 12th grade level, between 40 to 55 percent of children have been found to be smokers. By age 25, estimates of smoking prevalence run as high as 60 percent of men and 36 percent of women. There is a further increase up to 35 and 40 years after which a drop is observed. In the 65 and over age group, prevalence of smoking is only approximately 20 percent among men and four percent among women.

These distributions are based on crosssectional rather than longitudinal data and may be subject to considerable change over the years as each generation of smokers carries its own smoking pattern into higher age brackets. It is also conceivable that increased public attention to possible hazards of smoking within the last few years led to some decrease in the number of smokers, a decrease not evenly distributed among the several age groups. Since these statistics were collected several years ago, they may not reflect current age distributions. More recent but limited data suggests that there has been an increment in smoking prevalence at all age levels since the early 50's.

Fewer women smoke than men and their smoking is almost entirely restricted to cigarettes. However, the proportion of women smokers has increased faster than that of men smokers in recent years. [ACR 362-63.]

One of the studies cited by the Surgéon General's Report was conducted by the Census Bureau for the National Cancer Institute of the United States Public Health Service. (Haenszell, Shimkin, and Miller, Tobacco Smoking Patterns in the United States, Public Health Monograph No. 45 (1956).) It contains a more detailed analysis of smoking patterns and is based upon data obtained from asample survey conducted during February 1955 as part of the Current Population Survey. The Public Health Service report indicates that: "The trend to regular smoking at earlier ages has been most pronounced for females. For example, the age by which 20 percent of the women become regular smokers has dropped from 21.3 years among those born between 1910-and 1920 to 19.0 and 18.5 years among the groups born between 1920 and 1930 and in 1930 or later. Among men, the corresponding figure has remained stable at about 15.6 years.'

The Public Health Service report also confirms the existence of a "\* \* \* rising trend in the proportion of regular smokers in successive cohorts" (id., at 16), that is, successively younger age groups. Table 4 reproduces data from the Public Health-Service report. The table provides estimates of the number of persons in each age group who will at any time during their lives become cigarette smokers, indicated in the table as "future lifetime (maximum)." For example, data for men indicate that for the group 65 and over at the time of the survey, the future lifetime percentage of persons becoming regular cigarette smokers was,

33.7 percent, but for men 25 to 34 at the time of the survey the equivalent percentage was 71.3 percent. For women, the future lifetime estimate is equal to 4.6 percent for those 65 and over at the time of the survey but 47.8 percent for women 25 to 34 years of age at the time of the survey. These rates make no allowance for persons who discontinue smoking after becoming regular smokers. The report notes, however, that "\* \* discontinuance of smoking is not an important factor before age 35." (Id., at 47.)

Data in table 4 also provide detailed information as to the age at which persons begin regular cigarette smoking. It indicates, for example, that among males 25 to 34 as of February 1955, 61.4 percent had started regular smoking prior to age 21. Among females 25 to 34 at the time of the survey, 28.9 percent had started smoking prior to age 21. For females 18 to 24 at the time of the survey, 32.6 percent had begun regular smoking prior to the age of 21. These data indicate that the prevalence of smoking by persons under 21 years of age is of sufficient magnitude to warrant consideration of the effects of advertising on such persons.

2. Changes in type and brand preference. Table 5 provides data for the period 1952 to 1963 on eigarette preference by type. It indicates that "\*\* there has been a continuous decline since 1952 in the proportion of eigarette output accounted for by regular eigarettes and an uninterrupted increase in the proportion of total output accounted for by filter and menthol eigarettes." (Bureau Report 34.) Data in table 5 are also presented in charts 1 and 2.

In 1952, the market shares of regular. filter; and menthol cigarettes were 77.6, 1.3 and 2.9 percent, respectively.33 By 1963, the market shares for regular, filter, and menthol cigarettes were 21.5, 43.0 and 16.3 percent, respectively. The combined filter and menthol cigarette share, which had been 4.2 percent in 1952, had increased to 59.3 percent by 1963. Inasmuch as more than 95 percent of menthol output in 1963 consisted of menthol filter-kings and no mentholfilter cigarettes were manufactured in 1952, it may also be said that the market share of filter cigarettes had increased from 1.3-percent in 1952 to about 59 percent in 1963.

Report, the terms "output," "sales," "domestic consumption," and "consumption" are used interchangeably. All series, however, exclude exports or production for exports. This usage has been necessary because of limitations as to data available. Differences in the series are minor and do not significantly affect data on relative shares or trends.

Table 4—Cumulative Percentage of Persons Be-coming Regular Cigarette Smokers Prior to Age Specified, by Age and Sex, United States, 1955

Specified, by Age and Sex, United States, 1955										
	Age at time of survey (years)									
Age started smoking	18-241	25-34 <sup>1</sup>	35-44	45-54	55-64	65 and over				
		CIC	ARETTI	ea (ur	NT)					
		40	awrii.	cs (ME	•••					
10	0.1.1.2.3.6.3.5.5.5.6.6.2.3.4.4.8.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5	0.5	0.7 1.3 1.7 2.9	0.9 1.8 1.9 3.2	0.9 1.7 2.0 3.6 6.2 10.9 17.3 21.6 31.8 34.0	0.7 1.1 1.3				
12	1.5	1.0 2.1 3.3 6.5 12.4 24.7 35.3 50.0 55.2	171	1.9	2.0 3.0	1.1 1.3 2.1 2.8 4.3				
14	3.5	3.3	3.9	3.9	3.6 6.2	2.8				
15	6.3	6.5	2.9 7.1 13.0 23.8 31.5 45.7 49.8 560.6 62.5 64.0 65.3	1 6.6	6.2	2.1 2.8 4.3 7.5 10.7 13.0 16.6 17.3 20.9 22.2				
17	23.3	24.7	23.8	20.2	10.9 17.3	10.7				
18	33.5	35.3	31.5	27.3	21.6 31.8	13.0				
19	48.9	55.2	49.8	39.5 42.8	34.0	17.3				
21	52.6 54.2 55.3 55.8	61.4	56.9	51.2 55.2	□41. 2 I	20.9				
23	55.3	65.5	62.5	56.7	45.7	22.9				
24	55.8	61.4 64.1 65.5 66.4 67.0 67.4 67.6 67.9 67.9 68.2 68.4 68.4	63.4	56.7 57.7 58.2 60.1	46.2 46.9	23.2 23.4				
25		67. 0	64.0 65.3 65.8	1 60 1	48.7	25.1				
27		67.6	1 65.X	60.4	49.1	25.6				
28		67.7	66. 0 66. 4 66. 4 66. 9 67. 0 67. 1 67. 2 67. 3	60.6 61.1	49.5 50.0	25.7 26.0				
30		67.9	66.4	61.3	50.0 50.2 51.2	26.1				
31		68.2	66. 9 67. 0	62.3	51.2 51.2	27.5 27.8				
33		68.4	67.1	62.5	51.2 51.2 51.5 51.6	28.0				
34		68.4 68.4	67.2	62.6 62.7	51.6	28.0 28.1				
Future lifetime					1					
(maximum)		71.3	70.7	66.3	56.5	33.7				
	1	Age at t	ime of	survey	years (years	;)				
Age started smoking	18–24 1	25-34 <sup>1</sup>	35-44	45-54	55-64	65 and over				
		<u> </u>		Ta (***	2002)	<u> </u>				
			ARETI	ES (WO	DWEN	,				
10	0.1 .2 .3 .9 2.1 4.8 9.8 15.9 24.3 28.9	0.1			0.1					
12	:2	0.1 .2 .2	0.1	0.1	0.1 .2 .2 .2 .3 .6 .7 .8 1.2 1.4 2.1					
13	.3	.6 1.5 3.2 7.0 11.9 20.2 23.9	.1 .2 .3	.1 .2 .3	.2					
14	2.1	1.5 3.2 7.0 11.9 20.2 23.9 28.9 31.9	6.	.1 .2 .3	:3	".i				
16	4.8 9.8 15.9 24.3 28.9 32.6 34.7	3.2	1.7 4.2 7.0 12.3 14.5 19.6	.6 1.3 2.0 4.1 4.7 7.5 8.7 9.7 10.3 10.9	.6	0.1 .1 .2 .4 .4 .6 .7				
17	15.9	11.9	4.2 7.0 12.3	2.0	.8	1 .4				
19	24.3	20.2	12.3	4.1	1.2	.6				
20	32.6	28.9	14.5 19.6	7.5	2.1	.9				
22	32.6 34.7	31.9	192 N	8.7	2.3	1.0				
24	35.8 36.2	34.0 35.3	23.4 24.8	10.3	2.6	1.0 1.1 1.1				
25		36.2	25.6	2.0 4.1 4.7 7.5 8.7 9.7 10.3 10.9 13.4 13.7	2.8	1.0 1.1 1.1 1.4 1.4				
26 27		37.6	1 28.9	13.4 13.7	3.6	1.4 1.4				
28		38.7	29.6	14.1 14.7	3.7	1.4				
29		35.3 36.2 37.6 38.0 38.7 39.3 40.3 40.7	30.5 30.8	1 14 Q	1.2 4.1 2.3 4.6 3.3 4.1 5.6 9	1.4 1.4 1.4 1.6				
31		40.3	32.6 32.7	17.0	5.5	1.6				
32		40.7 40.9	32.7 33.2	17.0 17.3 17.8 18.2	5.6	1.6 1.7 1.7 1.7				
34		41.2	33.4	18.2	5.9	1.7				
35 Future lifetime		42.0	33.8	18.5	6.1	1.7				
(maximum)		47.8	40.5	26.7	12.6	4.6				

<sup>&</sup>lt;sup>1</sup> For ages under 35, adjusted by usual actuarial procedures to take account of population not exposed to risk for entire age span covered.

SOURCE: William Haenszell, Michael B. Shimkin, and Herman P. Miller, Tobacco Smoking Patterns in the United States, Public Health Monograph No. 45, Government Printing Office, Washington, D.C., 1956, p. 56.

Table 5—Cigarette Output by Type of Cigarette: 1952 to 1963

[All figures are in billions of cigarettes]

[An against the in bimons of digarettes]							
Year 1	All types, total	Regu- lar ciga- rettes	King- size <sup>2</sup> ciga- rettes	Filter 2 cigar- ettes	Men- thol <sup>3</sup> ciga- rettes		
1963	509. 0	109.3	97. 7	218.9	83. 1		
1962	494. 5	118.8	97. 0	205.4	73. 4		
1961	488. 1	127.4	98. 3	193.8	63. 6		
1960	475. 4	130.3	91. 9	192.4	60. 9		
1959	455.8	135. 1	87. 0	182.7	51.0		
1958	436.1	142. 8	87. 6	163.6	37.1		
1957	409.0	155. 0	84. 7	142.8	26.6		
1956	391.0	172. 6	92. 7	109.5	16.3		
1955	380. 0	193. 6	99.0	74.7	12.7		
1954	369. 0	216. 2	103.3	37.4	12.1		
1953	388. 0	259. 8	103.9	12.4	11.5		
1952	395. 8	307. 2	71.9	5,2	11.5		
	PERC	ENT DIST	RIBUTIO	N			
1963	100. 0	21. 5	19. 2	43.0	16.3		
1962	100. 0	24. 0	19. 6	41.5	14.8		
1961	100. 0	26. 1	20. 1	39.7	14.1		
1960	100. 0	27. 4	19. 3	40.5	12.8		
1959	100. 0	29.6	19. 1	40.1	11.2		
1958	100. 0	32.7	20. 1	33.7	8.5		
1957	100. 0	37.9	20. 7	34.9	6.5		
1956	100. 0	44.1	23. 7	28.0	4.2		
1955	100. 0	50. 9	26.1	19.7	3.3		
1954	100. 0	58. 6	28.1	10.1	3.3		
1953	100. 0	67. 0	26.8	3.2	3.0		
1952	100. 0	77. 6	18.2	1.3	2.9		

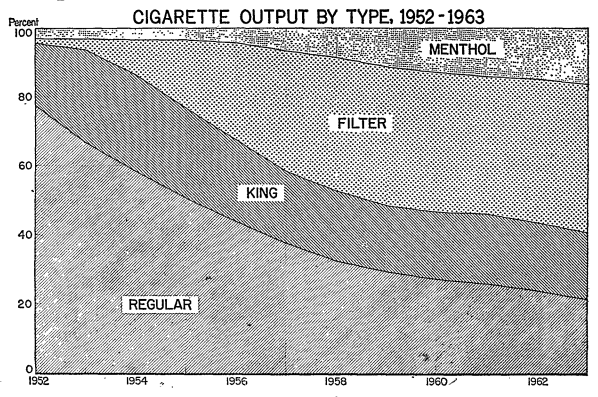
<sup>&</sup>lt;sup>1</sup> For years prior to 1961, totals consist of tax-paid removals for domestic consumption as reported to the Internal Revenue Service plus additions to inventory and minus reductions in inventory. These figures do not include, tax-free removals or exports. The pre-1961 totals, therefore, will differ slightly from those shown in table 1. For 1961, 1962, and 1963, totals are equal to the Internal Revenue Service series on tax-paid with-drawals for domestic consumption and are approximately equivalent to domestic sales.

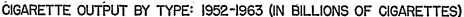
<sup>2</sup> King-size, filter cigarettes are classified as filter cigarettes.

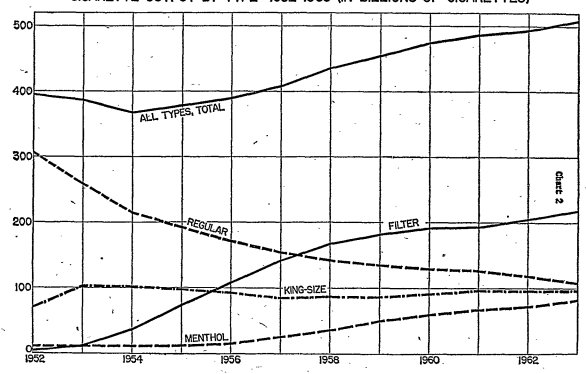
<sup>3</sup> This classification includes all cigarettes made with menthol. In 1963, more than 95 percent of menthol output consisted of menthol-filter-kings. The balance consisted of regular-size menthol cigarettes.

Sources: Printers' Ink. Dec. 22, 1961, pp. 24-25.

SOURCES: Printers' Ink, Dec. 22, 1961, pp. 24-25, Dec. 27, 1957, p. 23, Dec. 23, 1960, pp. 23-29, Dec. 28, 1956, p. 26, Dec. 25, 1959, p. 21, Dec. 30, 1955, p. 13, Dec. 26, 1958, p. 23, and Jan. 15, 1954, p. 36. SOURCE: Bureau Report, table 20, p. 35.







In absolute terms, the data also show a continuous decline in the output of regular cigarettes and substantial increases in the output of filter and menthol cigarettes. Regular cigarette output equaled 307.2 billion units in 1952. By 1963, this total had declined to 109.3 billion units, or by 64.4 percent. Greater percentage changes, however, occurred in the output totals for filter and menthol cigarettes. Filter output in 1952

equaled 5.2 billion units; by 1963, the filter total had reached 218.9 billion units. This change represented an increase of more than 4,000 percent. Large percentage increases in filter output were recorded during each of the years of the period 1953 to 1958; smaller gains were achieved thereafter.

Although menthol cigarette output recorded a substantial increase during the period 1952 to 1963, it was not until 1956, with the introduction of light-menthol, filter-king cigarettes such as Salem, that menthol cigarettes achieved significant gains. Further gains also occurred in years subsequent to 1956. In 1952, menthol cigarette output equaled 11.5 billion units. The bulk of this output, moreover, consisted of heavy-menthol, non-filter Kool cigarettes. By 1963 menthol cigarette output equaled 83.1 billion units, and more than 80 percent

of this total consisted of light-menthol brands, such as Salem, Belair, Alpine and Newport, which had been introduced subsequent to 1955.

Changes in individual brand preference have paralleled the increased popularity of filter and menthol-filter cigarettes. Tables 6 and 7 provide market share and rank data for the 30 leading

cigarette brands of 1963 for the entire period 1950 to 1963. As shown in tables 6 and 7, all of the six leading brands of cigarettes in 1950, except Pall Mall, were regular cigarettes. Pall Mall, a king-size cigarette, ranked fifth in 1950 and accounted for 6.1 percent of the total output. By 1963, Pall Mall ranked first and only two of the leading six cigarette

brands were regular cigarettes. The latter, Camel and Lucky Strike, ranked third and sixth, respectively. Two filter brands, Winston and Kent, ranked second and fifth, respectively, and a menthol-filter-king cigarette, Salem, ranked fourth. By 1963, therefore, leadership among cigarette brands was no longer held by regular cigarettes.

Table 6.—Percentage of Total Outfut During Each of the Years 1950 to 1963 for the 30 Leading Cigarette Brands of 1963

																_
Brand	Type 1	Company	1963	1962	1961	1960	1959	1958	1957	1956	1955	1954	1953	1952	1951	1950
All brands, total.			100.0	100.0	100.0	100.0	100.0	100.0	100.0	100.0	100.0	100.0	100.0	100.0	100.0	100.0
Pall Mall Winston Camel	R	American Tobacco R. J. Reynoldsdo	14.3 13.6 11.8	14.6 12.9 12.9	14.5 12.0 13.5	14.0 11.0 13.9	13.7 10.1 14.3	13.3 9.7 14.6	13.3 9.8 15.7	14.3 8.7 17.8	14.6 5.8 19.6	14.1 2.0 22.0	12.1	10.7	8.1 26.6	6.1
Salem Kent Lucky Strike L & M	R F	P. Lorillard American Tobacco Liggett & Myers	8.8 7.3 7.1 5.4	8.9 7.4 8.0 5.3	8.4 7.2 8.4 5.3	7.4 8.0 8.9 5.2	6.2 8.2 9.6 5.5	4.4 8.3 10.8 6.0	2.9 3.7 12.7 6.4	1.0 .9 14.2 5.2	.7 15.1 3.3	1.1 15.9 1.8	.8 16.8	18.6	20.4	22.9
Marlboro Viceroy Kool Tareyton	F M	Philip Morris Brown & Williamson do American Tobacco	5.0 3.7 3.1 2.5	5. 0 3. 6 3. 0 2. 3	4.9 3.7 2.9 2.2	4.6 4.5 3.1 2.0	4.5 4.7 3.0	4.7 5.1 3.1	4.8 5.9 3.1	3.7 6.0 3.0	1.7 5.3 3.3	4.0 3.3	1.5 2.9	.7 2.9	2.5	.3 2.3
Chesterfield Parliament Raleigh	F	Liggett & Myers Philip Morris Brown & Williamson_	2.1 2.0 1.9	2.2 2.0 1.6	2.5 1.9 1.4	2.6 1.9 1.2	1.7 2.5 2.0 1.1	.9 2.5 1.6	.8 2.5 .5	3.3 5	3.7 .5	3.7 .6	3. 5 . 6	2.1 .4	.2	.3
Newport Chesterfield Old Gold Belair	M R F M	P. Lorillard Liggett & Myers P. Lorillard Brown & Williamson	1.7 1.7 1.0	1.7 2.0 1.0	1.5 2.7 1.0	1.1 3.1 1.1 .2	1.1 3.6 1.1	.6 4.3 1.3	5.3 1.6	6.3 1.5	8.6 1.3	10.7	12.8	14.8	17.1	18.1
Philip Morris Raleigh Philip Morris	K K	Philip Morris Brown & Williamson Philip Morris	.8 .7 .6	.8 .7 .8	.8 .7 .9	.8 .7 1.2	.8 .7 1.4	1.0 1.7 1.8	1.2 1.5 2.4	1.4 1.8 3.5	1,8 1.9 4.3	2.2 2.0 5.7	2.3 1.5 6.6	9.1	10.2	10.7
Tareyton Alpine Montelair Paxton	M	American Tobacco Philip Morris American Tobacco Philip Morris	.5 .5 .4	.5 .5 .1	.5	5	.7	.8	1.0	1.4	2.0	3.0	3.4	3.2	2.4	1.8
Lark Spring York	F M K	Liggett & Myers P. Lorillarddo	.3	.2	.2	.1	.2									
Old Gold Do All others	K R	do	.2 .2 .9	.2 .2 .9	.3 .4 1.4	.3 1.7	.3 .7 2.1	1.2 1.9	1.7 2.5	2.3 1.5	1.1 3.3 1.2	1.2 4.1 2.1	1.0 5.1 3.5	5.9 5.0	5.3 6.8	5.1 6.1

<sup>1</sup> R=regular, K=king size, F=filter, and M=menthol.

Table 7.—Rank of the 30 Leading Cigarette Brands of 1963 During Each of the Years 1950 to 1963

Brand	Type <sup>1</sup>	Company	1963	1962	1961	1960	1959	1958	1957	1956	1955	1954	1953	1952	1951	1950
Pall Mall Winston	F	American Tobacco R. J. Reynolds	1 2	1 2	1 3	1 3	2 3	2 4	2	2 4	3 5	° 3	4	, 4	5	5
Camel Salem	R.	do	3	2	2	2	1	ĵ	Ţ.	1 17	ĭ	î	1	ī	1-	ī
Kent Lucky Strike	F	P. Lorillard American Tobacco	5	Ĝ	Ĝ	5	5	5	9	19	19 2	16 2	15	22		
L & M Marlboro	7	Liggett & Myers Philip Morris	7	7	7	7	7	6	5	7	11	14	2 21	2	2	2
Viceroy Kool	F	Brown & Williamson	. 9	👸	9	ĝ	.8	7,	6	6	15 6	7	12	12	13	14
Tarevton	F	American Tobacco	10 11	10 11	10 13	10 13	11 14	11 19 12	10 20 12	11 18	18	9 19	9	8	7	7
Chesterfield Parliament	K F.	Liggett & Myers Philip Morris	12 13	12 13	12 14	12 14	12 13	· 12	12 22	10 22	8 21	8 18	7 17	9 13	14	16
Raleigh Newport	F M	Brown & Williamson - P. Lorillard	14 15	16 15	16 15	15 17	17 17	22	23							
ChesterfieldOld Gold	R F	Liggett & Myers P. Lorillard	15 17	13 17	11 17	11 18	10 16	10 16	7 15	5 14	4 16	4 23	3	3	<u>,</u> 3	3
Belair Philip Morris	M K	Brown & Williamson _ Philip Morris	18 19	23 18	27 19	27 19	19	18	17	15	14	11	10			
Raleigh Philip Morris	K K R	Brown & Williamson _ Philip Morris	. 20 21	20 19	20 18	20 16	20 15	14 13	16 13	13	13	13	ii			
TareytonAlpine	K	American Tobacco Philip Morris	22 22	21 21	21 22	21 22	22 27	20	18	16	12	10	8	5 7	8	วิ
Montelair Paxton	M M	American Tobacco Philip Morris	23 25	34												
Lark	F	Liggett & Mvers	26													
Spring York	M K	P. Lorillard	26 28	27 24	26 35	35	27									
Old Gold Do	K R	do	28 23	24 24	24 23	25 24	26 21	. 23 17	21 14	20 12	17 10	15 > 6	13 6	6	6	

<sup>1</sup> R=regular, K=king-size, F=filter, and M=menthol.

SOURCE: Printers' Ink, Feb. 14, 1964, p. 26-27; Dec. 22, 1961, pp. 24-25; Dec. 23, 1960, pp. 23-29; Dec. 25, 1959, p. 21; Dec. 26, 1958, p. 23; Dec. 27, 1957, p. 23; Dec. 28, 1956, p. 26; Dec. 30, 1955, p. 13; Jan. 15, 1954, p. 36; and Oct. 23, 1953, p. 440.

SOURCE: Bureau Report, table 23, p. 40.

SOURCES: Printers' Ink, Feb. 14, 1964, pp. 28-27; Dec. 22, 1961, pp. 24-25; Dec. 23, 1960, pp. 28-29; Dec. 25, 1959, p. 21; Dec. 26, 1958, p. 23; Dec. 27, 1957, p. 23; Dec. 28, 1956, p. 26; Dec. 30, 1955, p. 13; Jan. 15, 1954, p. 36; and Oct. 23, 1953, p. 440.

SOURCE: Bureau Report, table 24, p. 40.

Table 8—Relative Importance During 1963 of Filter and Menthol-Filter Brands Introduced After Jan. 1, 1952

Brand	Domestic consumption during 1963 (billions of cigarettes)	Percent distribution
All brands, total	509. 6	100.0
Filter brands intro- duced after Jan. 1, 1952, total	187.7	36.8
Winston	69.4 37.1 27.2 25.4 12.5 9.4 5.1	13.6 7.3 5.3 5.0 2.5 1.8 1.0
Menthol-filter brands introduced after Jan. 1, 1952, total	79. 5	15.8
Salem Kool (filter only) Newport Belair Alpine Montclair Paxton Spring	4.8 2.3 2.3 2.0	8.8 2.6 1.8 .9 .5 .4
All other brands	242.4	47.4

<sup>&</sup>lt;sup>1</sup> Included because Marlboro was in effect reintroduced after 1952.

Source: Printers' Ink, Feb. 14, 1964.

Also of significance is the fact that, by 1963, the cigarette market was increasingly dominated by filter and menthol-filter brands that had been introduced since 1952. As indicated by table 8, such brands accounted for more than half of total consumption in 1963. These data indicate the active role cigarette manufacturers have played in marketing filter and menthol-filter cigarettes; they tend to negate any inference that a spontaneous shift by consumers to filter and menthol-filter brands already on the market took place.

The dramatic character of the changes in brand preference since 1950 may be more fully appreciated if it is recalled that during the years prior to 1950, three brands of regular cigarettes, Lucky Strike, Camel and Chesterfield, dominated the cigarette market. In 1925, 1935 and 1950 these brands had accounted for 82, 85, and 67.9 percent, respectively, of total cigarette output. By 1963, however, the share of output accounted for by the three brands had declined to 20.6 percent and two of the three brands no longer ranked among the top three. (Bureau Report 35.)

3. Cigarette advertising expenditures. As noted earlier, advertising expenditure data for the leading six cigarette manufacturers are available from both trade sources and the Internal Revenue Service. As shown in table 9, Internal Revenue Service data indicate that advertising expenditures increased from \$84.8 million in 1950 to \$236.4 million in 1960, or by 178.7 percent. Cumulative totals of Internal Revenue Service data for the period 1950 to 1960 indicate that the six

leading cigarette manufacturers incurred advertising expenditures of approximately \$1.75 billion.

Trade data in table 9 indicate that estimated expenditures for television, newspapers (including Sunday supplements), and general magazines increased from \$49.1 million in 1952 to \$153.9 million in 1962, or by 213.2 percent. Cumulative totals for the period 1952 to 1962 indicate that the six leading cigarette manufacturers spent an estimated \$1.2 billion in the included media. These totals do not include spot television expenditures for the years 1952 to 1955 and therefore tend to overstate the increase in the three media total for the period 1952 to 1962. It is estimated, however, that spot television expenditures were not of major significance to the three media total for 1952. Media not included for all of the period 1952 to 1962 consist principally of radio, outdoor advertising, farm and business publications, direct mail promotions, point-ofsale advertising, premiums, and sample promotions. It is estimated, however, that the data shown from trade sources in table 9 account for more than half of total advertising expenditures. It should be pointed out that the trade data shown consist of estimates based upon gross time and space charges, computed on a one-time basis; that is, the figures do not reflect deductions for cash or frequency discounts. In addition, the figures do not include an allowance for preparation costs on print media or production costs on broadcast media. It is believed, however, that the trade data in table 9 are reasonable approximations of actual expenditures in the included media.

Table 9—Advertising Expenditures of the 6 Leading Cigarette Manufacturers: 1950 to 1962

Year	Advertising expenditures in selected media of 6 leading cigarette manufacturers 1 (\$1,000)	Advertising expenditures of 6 leading tobacco products manufacturing corporations (Internal Revenue Service data) <sup>2</sup> (\$1,000)
1963 1962 1961 1960 1959 1958 1957 1956 1958 1957 1954 1954 1953 1952 1959 1959	NA 153,872 150,630 153,484 152,881 137,276 119,946 104,493 71,515 66,488 60,076 49,136 NA NA	NA NA NA 236, 414 232, 634 217, 883 203, 256 177, 197 148, 189 131, 666 121, 455 NA 96, 987 84, 814

<sup>&</sup>lt;sup>1</sup> From table 10 below. Includes advertising expenditures for network and spot television, general magazines, and -newspapers (including Sunday sections). Spot television not included for the period 1952 to 1955.

NA=Not available.

Historical data from trade sources are available which indicate trends in media use during the period 1952 to 1963. Table 10 provides separate data on the advertising expenditures of the six leading cigarette manufacturers in television. general magazines, and newspapers (including Sunday supplements). It indicates that between 1952 and 1962, expenditures for network television, general magazines, and newspapers increased respectively by 256, 129, and 45 percent. It also indicates that during 1962, combined expenditures for network and spot television accounted for 71 percent of the three media total. By 1962, network television advertising expenditures were estimated to equal \$81.9 million, an amount approximately three times both spot television or general magazine expenditures and more than four times expenditures for newspaper advertising.

As described in the Bureau of Economics Report,

Data are also available for other media but not for all of the years of the period 1952 to 1962. As described in footnote 1 of \* \* [Table 10], published estimates indicate that about \$19 million was spent by the six cigarette manufacturers for network radio during 1962, and \$1.7 million for outdoor advertising. If these totals are added to the 1962 total of \$153.9 million appearing in table 10, the computed total for the advertising expenditures of the six companies would be \$174.9 million. This total, of course, does not include such media as spot radio, direct mail, point of sale advertising aids, premiums, and sampling. It is estimated, however, that the computed total of \$174.9 million accounts for 65 to 75 percent of total advertising expenditures by the six companies. [Bureau Report 29.]

Comparisons between cigarette consumption and cigarette advertising expenditures indicate that during recent years increases in advertising expenditures have considerably exceeded increases in cigarette consumption. Comparisons for the period 1950 to 1960 indicate that total cigarette consumption increased by 30.5 percent and that per capita consumption of persons 18 years of age and older increased by 18.5 percent, but that advertising expenditures reported to the Internal Revenue Service by the six leading cigarette manufacturers increased by 178.7 percent. Similarly, a comparison of cigarette consumption data and advertising expenditure data from trade sources indicates that there was a 25.8 percent increase between 1956 and 1962 in total domestic cigarette consumption, a 16.9 percent increase in per capita cigarette consumption, but a 47.3 percent increase in the advertising expenditures of the six leading cigarette manufacturers for television, general magazines, and newspapers.

<sup>&</sup>lt;sup>2</sup> Bureau Report, p. 3.

Table 10.—Advertising Expenditures By Leading 6 Cigarette Manufacturers in Selected Media: 1952 to 1963

(ALL FIGURES ARE IN THOUSANDS OF DOLLARS. TABLE INCLUDES DATA FOR R. J. REYNOLDS, AMERICAN TOBACCO CO., P. LORILLARD, BROWN & WILLIAMSON, PHILIP MORRIS, AND LIGGETT & MYERS)

Year	Selected media total 1	Television total	Network TV	Spot TV	General magazines	Newspapers (including Sunday sections)
1963	NA 153, 872 150, 630 153, 484 152, 881 137, 276 119, 946 104, 493 71, 515 66, 488 60, 076 49, 136	125, 322 109, 105 104, 300 100, 260 96, 459 88, 592 78, 599 66, 864 *40, 240 *39, 885 *32, 554 *25, 083	89, 253 81, 947 77, 750 68, 119 67, 973 61, 078 47, 337 38, 497 40, 240 39, 885 32, 554 22, 5083	36,069 27,168 26,550 32,141 24,486 27,514 31,262 28,367 NA NA	31, 824 27, 029 25, 645 223, 881 21, 619 20, 872 18, 032 14, 962 15, 349 14, 125 12, 236 11, 810	NA 17, 738 20, 685 29, 343 34, 803 27, 812 23, 315 22, 664 15, 926 12, 478 15, 287 12, 243

<sup>1</sup>Expenditure data in this table consist of gross time and space costs computed at 1-time rates. There is no deduction for eash or frequency discounts. These totals do not include preparation costs for print media and talent and production costs for broadcast media. (Printers' Int., Sept. 6, 1963, p. 21.)

Data for network radio and outdoor media are also available, but are not available for all of the years of the period 1952 to 1962 and for this reason have not been included in the main table. Data for network radio are available for the years 1952 to 1955, and appear below. An estimate for network radio for 1962 was published in Printers' Int., Sept. 6, 1963, and is also included below. Data for outdoor media for 1958, 1961, and 1962 are also shown below.

	Year	Network radio (\$1,000)	Outdoor advertising (\$1,000)
		19,300 NA NA 9,743	1,699 1,328 2,879 NA
1954 1953 1952		10, 779 14, 960 15, 522	NA NA NA

<sup>&</sup>lt;sup>2</sup> Data for Brown and Williamson's expanditures in general magazines were not available in published sources but have been estimated and included in the 1959 and 1960 totals.

SOURCES: Printers' Ink, Oct. 21, 1955, p. 76 ff; Oct. 31, 1958, p. 59 ff; Sept. 1, 1961, p. 368 ff; Sept. 6, 1963, p. 21 ff; Burean Report, table 18, p. 28; Advertising Age, Apr. 6, 1954, p. 94 and Apr. 13, 1964, p. 101.

If the most striking development in cigarette consumption patterns since 1952 has been the increased popularity of filter and menthol-filter brands, equally striking has been the absolute and relative increase in advertising expenditures for filter and menthol-filter cigarettes. Table 11 presents data on advertising expenditures in selected media. It indicates that the advertising expenditure share for filter and menthol cigarettes (primarily menthol-filter) increased from 3.7 percent in 1952 to 66.1 percent in 1962. In absolute terms, expenditures in selected media increased from \$2.1 million in 1952 to \$96.5 million in 1962. Since more than 95 percent of menthol cigarette output in 1962 consisted of menthol-filter cigarettes and since no such cigarettes were produced in 1952, it can also be estimated that the combined advertising expenditure total for filter and menthol-filter cigarettes increased from \$1.6 million in 1952 to \$95.6 million in 1962, and, on a percent-

age share basis, from 2.8 percent in 1952 to 65.5 percent in 1962.

Between 1952 and 1962, filter and menthol cigarette consumption increased from 16.7 billion units in 1952 to 278.8 billion units in 1962, or by 261.1 billion units. About 40 percent of this increase represented a net increase in total cigarette consumption. In 1952, advertising expenditures in selected media for filter cigarettes equaled \$1.6 million; by 1962, the total for filter cigarettes in selected media equaled \$68.4 million. This change represents an increase of more than 4,000 percent. In 1955, expenditures for menthol cigarettes did not exceed \$1 million. By 1962, spending to advertise menthol cigarettes, primarily menthol-filter cigarettes, exceeded \$28 million. The change for menthol cigarettes also represents an increase of more than 4,000 percent.

It cannot be demonstrated that the intensive advertising of filter and mentholfilter cigarettes was exclusively responsible for the net increase in total cigarette consumption of about 100 billion units during the years 1952 to 1962 and the gross increase in menthol and filter output of 262 billion units in that period, but it is highly probable that advertising contributed significantly to both increases, particularly to the increase in filter and menthol-filter consumption. It is of course true that the spending of even millions of dollars will not guarantee success for a particular brand or ensure retention of a market for a given type of cigarette. The decline in recent years of most brands of regular cigarettes, and the conspicuous failure of some filter brands, such as Hit Parade, support this view. No cigarette, however, has been able to attain significant sales success without heavy promotional expenditures. The increased share of output accounted for by filter and menthol-filter cigarettes is undoubtedly associated with the mounting evidence throughout the 1950's of the health hazards of smoking but there is considerable probability that cigarette advertising since 1952 has significantly contributed to the shift to filter and menthol-filter cigarettes.

C. Cigarette advertising: Its audience and content. 1. The Audience for Cigarette Advertising. The precise degree to which individuals in the United States are exposed to cigarette advertising cannot be accurately estimated from available data. The variety of media used by cigarette manufacturers and the magnitude of their expenditures indicate, however, that cigarette advertising reaches virtually all Americans who can either read, or understand the spoken word. Cigarettes are advertised on both network and spot television, on radio, in magazines and newspapers, in outdoor media, and by means of many types of point-of-sale advertising aids. So pervasive is cigarette advertising that it is virtually impossible for Americans of almost any age to avoid cigarette advertising. For example, the morning radio news broadcasts are often preceded or followed by a spot announcement for a cigarette brand. Outdoor billboards, trains, and buses carry advertising visible to both children and adults on their way to work or school. Restaurants and drug stores often have advertising decals for cigarettes on entrance doors and a variety of other display material such as wall clocks and change counter mats. Many of the daytime and evening television programs are sponsored by cigarette manufacturers; and numerous magazines and newspapers read by the whole family contain cigarette advertising. Theater and athletic-event programs often contain cigarette advertising.

<sup>\*</sup>Does not include expenditures for spot television.

Table 11—Cigabette Advertising Expenditures in Selected Media by Type of Cigarette: 1952 to 1962 (All Figures Abe in Trousands of Dollars)

Year 1	Expenditures in selected media, total <sup>2</sup>	Regular cigarettes	King-size cigarettes	Filter cigarettes :	Menthol cigarettes 4
1962 1961 1960 1950	145, 986 143, 256 143, 910 147, 768	20, 154 20, 736 21, 929 21, 990	29, 373 21, 166 19, 948 19, 808	68, 434 69, 110 70, 216 77, 183	28, 025 32, 244 31, 817 28, 787
1958 1957 1956 1955	117, 686 105, 334	21, 388 22, 780 29, 101 28, 155	20, 095 15, 464 21, 962 21, 486	69, 280 66, 097 46, 738 26, 465	24, 222 13, 345 7, 533 597
1954 1953 1952	70, 457- 71, 934 56, 673	- 39,041 55,898 47,564	16, 746 10, 983 7, 013	13, 796 4, 662 1, 603	874 391 493
	PERCENT D	istribution			
1962 1961 1960 1959	100. 0 100. 0 100. 0 100. 0	13.8 14.5 15.2 14.9	20. 1 14. 8 13. 9 13. 4	46. 9 48. 2 48. 8 52. 2	19. 2 22. 5 22. 1 19. 5
1958 1957 1955	100.0 100.0 100.0 100.0	15.8 19.4 27.6 36.7	14.9 13.1 20.8 28.0	51.3 56.2 44.4 34.5	17.9 11.3 7.2 .8
1954 1953 1952	100.0 100.0 100.0	- 55. 4 77. 7 83. 9	23.8 15.3 12.4	19.6 6.5 2.8	1.2 .5 .9

¹ Data for 1954 to 1962: In the case of brands selling more than 1 type of cigarette under a single brand name, it was necessary to allocate expenditures on the basis of brand sales by type of cigarette. This method probably understates the actual expenditures for nonregular cigarettes.

Data for 1952 and 1953: For these years, data were not available to make such allocations. As a result, negligible amounts of expenditures for Chesterfield, Old Gold, and Philip Morris king-size cigarettes were included in the totals for regular cigarettes; also, for the same years, negligible amounts of expenditures for Tareyton filter cigarettes were included in the totals for regular cigarettes; also, for the same years, negligible amounts of expenditures for Tareyton filter cigarettes were included in the totals for king-size cigarettes.

² Included media: Data in this table include expenditures for the entire period 1952 to 1962 for the following media: General magazines, newspapers (including Sunday sections), and network television. Expenditures for radio are not included subsequent to July 31, 1955. Outdoor advertising expenditures are not included prior to 1955. Spot television expenditures are not included prior to 1955. Included brands: Figures in this table do not include expenditures for any brand which in all of the years 1952 to 1962 had sales of less than 1 billion cigarettes. Also not included are expenditures for any brand which declined in sales below 1 billion units, except that expenditures are included for such brands for all years in which their sales equalled 1 billion or more and all years prior to the most recent year in which sales equalled 1 billion or more. These exclusions, however, are not considered significant because they generally amount to less than 2 percent of total output.

exclusions, however, are not considered signments seemed and single-time basis. There is no allowance for output.

Basis for data: Figures consist of space and time costs computed on a single-time basis. There is no allowance for preparation costs for print media or for talent or production costs for broadcast media. There is also no deduction for frequency or cash discounts.

Friter-king cigarettes are classified as filter cigarettes.

4 All menthol cigarettes, regardless of size and regardless of whether they were made with a filter, are classified as menthol cigarettes.

Sources: Advertising Age, June 23, 1958, p. 68; July 27, 1959, p. 82; Sept. 19, 1960, p. 126; Aug. 7, 1961, p. 82; June 25, 1962, p. 30; Sept. 2, 1963, p. 38.

Source: Bureau Report, table 21, p. 37.

In subpart B, supra, data were presented on advertising expenditures by media. It was indicated that during 1963 the six leading cigarette manufacturers spent approximately \$89.3 million for network television advertising. These expenditures were greater than those for any other media. Appendix B of the Bureau of Economics Report presents audience data for network television programs sponsored in whole or in part by cigarette manufacturers.39 Data in Appendix B indicate that substantial numbers of persons of all ages are exposed to cigarette advertising. Table 12 contains audience estimates for persons 18 years of age and older for 55 network television programs sponsored in whole or in part by cigarette manu-

facturers. As shown in table 12, 25 of these programs had audiences of such persons equal to 15.0 million or more. The most popular program, the "Beverly Hillbillies," had an audience of this age group estimated at 30.9 million. Bureau of Census data indicate that as of November 1, 1963, the resident United States population 18 years of age and over equaled 120.3 million; it may be estimated, therefore, that this particular television program reached an audience equal to approximately 25 percent of all persons 18 years of age and over. It may similarly be calculated that each of the 25 programs with an audience equal to 15.0 million or more of persons 18 years of age and older exposed at least 12 percent of such persons to cigarette advertising. The totals shown in table 12 represent minimums since programs broadcast five days a week (Monday through Friday) have been counted as a single program. In addition, it must be emphasized, these data do not include spot television advertising. During 1963, the six leading cigarette manufacturers spent approximately \$36.1 million for such advertising (Advertising Age, April 13, 1964, p. 101), an amount equal to 40 percent of their expenditures for network television advertising.

TABLE 12-NETWORK TELEVISION PROGRAMS SPONSORED BY CIGARETTE MANUFACTURERS, DISTRIBUTED BY SIZE OF AUDIENCE 18 YEARS OF AGE AND OLDER: Nov. 6-19, 1963

of progr	ams
Selected programs, total	55
• • • • • • • • • • • • • • • • • • • •	
Programs with audience 18 years of age	
and older equal to—	
30.0 million or more	1
25.0 to 29.9 million	Ō
20.0 to 24.9 million	5
15.0 to 19.9 million	19
10.0 to 14.9 million	18
5.0 to 9.9 million	5
Less than 5.0 million	7

Table 13 summarizes audience data for persons 13 to 17 years of age (referred to as "teens" in Appendix B). Table 13 indicates that 23 of the 55 programs sponsored in whole or in part by cigarette manufacturers had a teen-age audience in excess of 2.0 million. Since Bureau of the Census data indicate that as of November 1, 1963, the total resident United States population in ages 13 through 17 equaled 17.2 million, it may be estimated that each of these programs reached an estimated minimum of about 12 percent of the total United States population of ages 13 to 17. One program, the "Beverly Hillbillies," had a teen-age audience equal to 6.5 million, or almost 40 percent of such persons.

TABLE 13-NETWORK TELEVISION PROGRAMS SPONSORED BY CIGARETTE MANUFACTURERS DISTRIBUTED BY SIZE OF AUDIENCE 13 THROUGH 17 YEARS OF AGE: NOV. 6-19.

				Numbe	r
			•	of progre	ıms
All	programs,	tota	1		55

	rograms with audience of persons 13
	to 17 years of age equal to-
3	4.0 million or more
4	3.0. to 3.9 million
16	2.0 to 2.9 million
19	1.0 to 1.9 million
8	0.5 to 0.9 million
5	Less than 0.5 million

Data in Appendix B also indicate that substantial numbers of children between 2 and 12 years of age are exposed to cigarette advertising on network television. As shown in table 14, 29 of the 55 network television programs sponsored by cigarette manufacturers had total audience of children of ages 2 to 12 equal to 2.5 million or more. On the basis of a Census Bureau population estimate for the age group of 43.7 million, this would mean that each of these programs reached a minimum of 5 percent of the children of such ages. One program, "The Beverly Hillbillies," had an audience of children 2 to 12 equal to 12.6 million, or about 28.8 percent of the children in the United States of that age group.

Because cigarette advertising is often carried simultaneously by more than one network, the totals in tables 12, 13 and 14 understate the probable total number of persons exposed to cigarette advertising during a single time period. For example, on Wednesday evening between 9 and 10 p.m. (e.s.t.) both the CBS and ABC networks carry programs sponsored in whole or in part by cigarette manufacturers. On the basis of data in Appendix B, the combined audience during this time period includes an esti-

<sup>™</sup> These data were compiled from the publication United States Television Audience, November 1963. The latter, a publication of the American Research Bureau, a subsidiary of C.E.I.R., was made available to the Commission and is an attachment to Ex. C. Its data are based upon a sample survey conducted by the American Research Bureau during the period November 6-19, 1963. Sponsorship information was obtained from listings in Advertising Age. Tables 12, 13, and 14 of this report summarize audience data in Appendix B.

mated 45.8 million persons 18 years of age and older, 7.9 million persons between 13 and 17 years of age, and 11.4 million children between 2 and 12. This equals approximately 38 percent of the United States population of age 18 and over, 46 percent of the population of ages 13 to 17, and 26 percent of the population of ages 2 to 12.

Table 14—Network Television Programs Sponsored by Cigarette Manufacturers, Distributed by Size of Audience 2 to 12 Years of Age: Nov. 6-19, 1963

Number of programs
Selected programs, total\_\_\_\_\_\_ 55

Programs with audience 2 to 12 years of	
age equal to—	
10.0 million or more	1
7.5 to 9.9 million	4
5.0 to 7.4 million	5
2.5 to 4.9 million	19
1.0 to 2.4 million	17

Less than 1.0 million\_\_\_\_\_

Table 15 provides additional information on the teen-age audience for cigarette advertising. It distributes eveninghour programs sponsored by cigarette manufacturers by the day of the week and time period. Table 15 indicates that the bulk of the evening programs sponsored in whole or in part by cigarette manufacturers were scheduled for broadcast during time periods ending prior to 9 p.m. (e.s.t.). As shown in table 15, 22 of the 40 evening-hour programs with an audience in excess of 1.0 million persons of ages 13 to 17 were telecast prior to 9 p.m. An additional 11 programs were telecast between 9 and 10 p.m. The balance, or 7 programs, were telecast between 10 and 11 p.m. It may be noted that the 7 programs broadcast after 10 p.m. had relatively smaller teenage audiences.

Table 15—Evening Hour Network Television Programs Sponsored by Cigarette Manufacturers Distributed by Size of Audience 13 to 17 Years of Age, Day of Week and Time Period [does not include programs with an audience of less than 1.0 million]

9

	Size of audience age 13-17					
Day of week and time period <sup>1</sup>	Total	1.0 to 1.9 million	2.0 to 2.9 million	3.0 to 3.9 million	4.0 million or more	
Selected programs, total.  Programs telecast— Sunday through Thursday: Between 6 and 7:30 p.m.	40	18	15	4	3	
Between 7:30 and 9 p.m ' Between 9 and 10 p.m Between 10 and 11 p.m Friday: Between 6 and 7:30 p.m.	15 7 4	4 3 4	7 2	3 0	1 2	
Between 7:30 and 9 p.m Between 9 and 10 p.m Between 10 and 11 p.m Saturday: Between 6 and 7:30 p.m	3 2 2 2	2 1 1	1 1 1			
Between 7:30 and 9 p.m. Between 9 and 10 p.m. Between 10 and 11 p.m	4 2 1	1 1 1	3	i		

<sup>&</sup>lt;sup>1</sup> Programs telecast 5 days a week, Monday through Friday, have been included only once and have been tabulated in the "Sunday through Thursday" group. Programs which extend beyond the time intervals specified are included in the earliest applicable time. For example, Monday Night at the Movies (7:30 to 9:30) is included with the 7:30 to 9:00 programs. Times shown are in e.s.t.

Source: Bureau Report, app. B.

Data for other media would similarly indicate exposure of teenagers and younger children to cigarette advertising. Short of the most drastic restrictions on media use, there is no way to prevent persons under 21 or 18 years of age from being exposed to cigarette advertising. Given the fact, found by the Surgeon General's Advisory Committee, that "all available knowledge points toward the years from the early teens to the age of 20 as a significant period during which a majority of later smokers began to develop the active habit" (ACR 368), the kind of advertising to which young persons are exposed is obviously important.

2. Themes and appeals in current cigarette advertising which portray the desirability of smoking. The Commission has examined the large number of representative advertisements summarized in the Bureau of Economics Report and made a part of the record of this proceeding, and other cigarette advertising. Our examination of cigarette advertising indicates that two elements predominate: one, portrayal of the desirability of smoking; and two, assurance about the safety of cigarettes or relative safety of the advertised brand. The basis for the first of these conclusions will be described in this section; the basis for

the second conclusion will be described in the following section.

Fundamental to the question of whether the portrayal of the desirability of smoking is a dominant element of current advertising is the question whether there can be any cigarette advertising that does not directly or indirectly portray the desirability of smoking. Since there is no way to consume a cigarette without smoking it, it might be argued that all cigarette advertising is, in some degree, a portrayal of the desirability of smoking. By this reasoning, even premium offers such as those now being made for Raleigh, Belair and Alpine cigarettes would constitute a portrayal

of the desirability of smoking. These offers, however, are not directly related to the experience of smoking. Direct portrayal of the desirability of the smoking experience is, in any event, sufficiently prevalent that there is no need to rely on examples of indirect portrayal in order to demonstrate that portrayal of the desirability of smoking is a dominant element in current cigarette advertising, i.e., advertising appearing since January 1, 1963.<sup>n</sup>

The direct portrayal of the desirability of smoking is largely accomplished in the following two ways: (a) by describing the satisfactions derived from smoking; and (b) by associating smoking with individuals, groups, or ideas worthy of emulation or likely to be emulated. Our view that current cigarette advertising portrays the desirability of smoking does not imply that we doubt that smoking affords pleasure, enjoyment, and other satisfactions to many individuals. Neither do we doubt that smoking is a habit enjoyed by many individuals worthy of emulation. However, for reasons that will appear, the character of current cigarette advertising is relevant to the questions involved in this proceeding. Sections (a) and (b) which follow describe in detail the portrayal in current advertising of the desirability of smok-

(a) Descriptions in current advertising of the satisfactions to be derived from smoking. A review of current advertising indicates that virtually every cigarette brand makes one or more claims respecting the satisfactions to be derived from smoking. Examples of such claims are reproduced in table 16. The Pall Mall slogan, "Pall Mall travels pleasure to you," illustrates the theme of pleasure in current cigarette advertising. We take it as obvious that when an advertisement describes a product as affording pleasure, the advertisement is portraying the desirability of using that product. There is, of course, no way to obtain pleasure from a Pall Mall without smoking it. Pall Mall is not alone in its use of the word "pleasure." Winston offers a cigarette that is "packed for pleasure"; Kent promises "more real smoking pleasure" and Camel advertising suggests that "Camel time is pleasure time."

Taste and flavor are also prominent features of current advertising. Pall Mall reminds smokers that, "it's so good to your taste." Camel promises "clean cut taste," and Kent is claimed to have "a taste to give you more real smoking pleasure." Filter cigarettes. such as Filter cigarettes, such as Marlboro and Viceroy, emphasize "richer flavor" and "the taste that's right" respectively. Dual Filter Tareyton is claimed to have "a fine tobacco taste that makes Tareyton smokers so aggressively loyal," and Parliament is claimed to be a cigarette that "\* \* \* lets you enjoy true, rich tobacco flavor \* \* \*"

<sup>&</sup>lt;sup>40</sup> It should be noted that all times specified are Eastern Standard Time. This would mean that viewing time in the Central Time Zone would generally be one hour earlier. Hours of television broadcasting in the Pacific Time Zone are generally identical to those of the Eastern Time Zone. Not included in table 15 are programs with a teen-age audience of fewer than 1 million. The few programs which are not contained in the time intervals specified in the stub of the table have been included in the earliest applicable time period. For example, "Monday Night at the Movies," a program broadcast between 7:30-9:30 p.m. (e.s.t.), has been included with the 7:30 to 9 p.m. programs.

a As indicated by the advertising summaries contained in the analysis sheets of Appendix A of the Bureau of Economics' Report, the portrayal of the desirability of smoking has consistently been a prominent characteristic of cigarette advertising. Appendix A contains extensive excerpts from the cigarette advertising of the period 1950 to March 1, 1964, and a limited number of excerpts from earlier advertising.

TABLE 16—THE PORTRAYAL IN CURRENT ADVERTISING OF THE SATISFACTIONS TO BE OBTAINED FROM SMOKING

Brand	Туре	Sales rank during 1963	Excerpts from advertising	Date	Source 1
Pall Mall	King-size	1	Pall Mall travels pleasure to you Pall Mall's Natural Mildness is so good to your tastel So smooth, so satis- fying so darnright smokable! For flavor and enjoyment you just can't beat Pall Mall's natural mildness.	Jan. 1964 Sept. 1963	Vol. I, p. 40. Vol. I, p. 35.
Winston	Filter	2	It's so good to your taste. Enjoy satisfying flavor.  [T]his is the filter cigarette that's packed for pleasure.  . [M]ore people find it fun to smoke Winston than any other cigarette, because Winston tastes good like a cigarette should.	Jan. 3, 1963	Vol. 1, pp. 68,
Camel	Regular	3	enjoyment—clean cut taste You make any moment a little bit brighter—the minute you light a	1964	Vol. I, p. 2.
Salem	Menthol	4	Camel cigarette Salem softness refreshes your taste Salem gives you rich tobacco taste, smoothed with menthol—softened with fresh air.	Nov. 8, 1963	Vol. I, p. 139.
Kent	Filter	- 5		Sept. 23, 1963	Vol. I, p. 70.
:			give you more real smoking pleas- ure Kent satisfies best.  When you light up a cigarette it's for real satisfying pleasure. And may I say, you get more of that satis- fying pleasure when you smoke Kent.	Sept. 27, 1963	Vol. I, p. 75.
Lucky Strike	Regular	6	Here is smoking at its very best! Just the way smoking should be satis- fying and pleasant. Taste fine tobacco at its best. Smoke a Lucky Strike the taste that	February 1964	App. D.
`			millions like. Smoking is a pleasure meant for adults. And Lucky Strike's fine tobaccos are blended for adult tastes.	Fall 1963	Vol. I, p. 14.
L&M	Filter	7	are blended for adult tastes. You get more body in the blend, more flavor in the smoke, more taste through the filter.	August 1963	Vol. I, pp. 81 82.
Marlboro	ob	. 8	Through the liter. There's richer flavor in this one from the richer breed of tobaccos you get a lot to like with a Marlboro. Today's Chesterfield Kingpure	do	Vol. I, p. 84.
Chesterfield	Regular, King-size.	9	great.	]	Vol. I, p. 56.
Viceroy Kool		-	They satisfy! Viceroy's got the taste that's right. Kool's Menthol Magic brightens taste, refreshing all day through, feel extra coolness in your throat	May 8, 1964 Dec. 30, 1963 Mar. 15, 1963	App. D. Vol. I, p. 94. Vol. I, p. 145.
Herbert Tarey- ton.			Get the fine tobacco taste that makes Tareyton smokers so aggressively loval	Dec. 11, 1963	Vol I, p. 109.
Raleigh			Everyday, more and more people are discovering the extra pleasure of smoking Raleigh cigarettes Raleighs have a real TOBACCO taste.	Oct. 9, 1963	Vol. I, p. 117.
Parliament	Filter	14	Parliament lets you enjoy true, rich tobacco flavor.	Jan. 22, 1964	App. D.
Newport	Menthol		Newport the most refreshing smoke of all! Newport has a blend of great-tasting tobaccos. Newport refreshes while you smoke, makes the flavor fresher.	June 28, 1963	Vol. I, p. 154.
Philip Morris Old Gold	Regular, King. Filter, King.	16 17	Old Gold spin filters Rost toste wet	Nov. 9, 1963	Vol. I, p. 121.
Belair	Menthol	18	in a filter cigarette! Clean and fresh as all outdoors—that's the pleasure you get in the clean		Vol. I, p. 158.
Alpine,	do	19	What's it like to smoke an Alpine: Well, it's like many fresh little things you enjoy. It's like the breeze through the willows at the waters edge—or the way the air feels at dawn a bright invigorating.	Jan. 10, 1963	Vol. I, p. 165.
Montclair	ob	20	taste You'll taste the difference, the delicious difference with your very first puff Discover for yourself how good good tobacco can taste when the menthol's in the filter	October 1963	Vol. I, p. 172.

<sup>&</sup>lt;sup>1</sup> Sources consist of app. vol. I of Bureau of Economics, A Report on Cigarette Advertising and Output and app. D

Menthol cigarette advertising is notable for its stress on "refreshment." Salem, for example, claims that "Salem softness refreshes your taste," while Kool claims that its menthol magic is refreshing all day through. Another menthol cigarette, Newport, promises "the most refreshing smoke of, all."

As is evident from the above-quoted examples from regular, king, filter, and

menthol cigarette advertising, and from other examples in table 16, current cigarette advertising is replete with descriptions of the satisfactions to be derived from smoking. These descriptions are both explicit and varied. Their constant repetition in advertising which reaches vast numbers of Americans of all ages must be viewed as significantly

contributing to the portrayal of the desirability of smoking.

(b) Association of smoking with ideas, individuals, and groups worthy of emulation or likely to be emulated. If a pervasive feature of current cigarette advertising is description of the satisfactions to be derived from smoking, an equally important aspect of current advertising is the association of smoking with individuals, groups and ideas worthy of emulation or likely to be emulated. Our review of current advertising indicates that such associations are characteristic of the advertising of virtually every significant brand of cigarettes. For example, current advertising prominently associates smoking with romance, fun, and recreational activities; it features endorsements by actors. singers, military personnel, and individuals engaged in occupations such as boat designing and real estate development. Current advertising makes extensive use of young and attractive male and female models; and it urges smokers to follow the lead of knowing persons who prefer a particular brand. Even if all advertisements which depict couples in romantic surroundings enjoying the pleasures of cigarette smoking do not necessarily imply that smoking is essential to romance and good looks, such advertising plainly suggests that cigarette smoking is a desirable, attractive and rewarding activity.

Associations in current advertising between smoking and individuals and ideas worthy of emulation or likely to be emulated are numerous and varied. Examples of such associations are described below in detail for the principal brands.

Pall Mall—Sales rank in 1963: 1. Recent Pall Mall advertising associates smoking with glamour or romance by the use of attractive female models (see Bureau Report, Appendix, Volume I, pp. 35, 38, 39, 41). The smoking of Pall Mall cigarettes is also depicted in a convivial situation in which six persons are engaged in group singing (Volume I, p. 40).

\*\*Camel—Sales rank in 1963: 2. Recent

Camel—Sales rank in 1963: 2. Recent Camel advertising has contained endorsements by individuals described as follows: (1) Bill Bunton, Underwater Research Specialist, expert SCUBA diver, Camel smoker (Volume I, p. 4); (2) Russell Youngblood, Balloon Club of America, Jet Pilot, Captain U.S.A.F. He'd walk a mile for a Camel (Volume I, p. 5); and (3) Ray Buckner, Chief Petty Officer, Polar Navigation Specialist, U.S. Cost Guard (Volume I, p. 8)

Coast Guard (Volume I, p. 8).

Winston—Sales rank in 1963: 3. Recent
Winston television advertising has depicted
couples at a hobby shop and a golf driving
range. In another television commercial, a
couple is depicted having fun in the snow
with a small boy. (See Appendix D,

Salem—Sales rank in 1963: 4. Salem advertising portrays young couples in a variety of romantic, outdoor settings (Volume I, pp. 138, 139, and 141).

Kent—Sales rank in 1963: 5. Kent advertising depicts the smoking of Kent cigarettes in both romantic and sophisticated-romantic situations. The advertising also portrays widespread use of Kent cigarettes by individuals in a variety of occupations (Volume I, pp. 74, 75 and 77).

<sup>412</sup> Appendix D filed as part of original document.

L&M—Sales rank in 1963: 7. Recent L&M advertising associates the smoking of L&M with "good times." A magazine illustration similarly depicts hunters enjoying L&M, "When a cigarette means a lot" (Volume I, pp. 80, 81).

Martboro—Sales rank in 1963: 8. Marlboro advertising is currently most notable for its association of Marlboro with a rather heroic conception of the cowboy. (See Appendix D, infra.) Marlboro advertising has also featured romantic settings, as illustrated by the following excerpt from a television script:

1. Open on: Downshot of a convertible in beautiful big tree country. At night, with full moon . . . .

2. Cut to: Shot taken through the windshield of the car as it speeds down a country lane lined with trees.

5. Dissolve to: Downshot of car as it pulls off road at edge of woods. We see Julie [London] and her escort in a beautiful sports convertible. [Volume I, p. 91.]

Chesterfield (Regular and King-Size)—Sales rank in 1963: 9. Recent Chesterfield advertising has depicted male Chesterfield smokers engaged in such activities as mountain climbing, dune buggy racing, and bicycle racing (Volume I, pp. 53, 54, 58). In these advertisements, a romantic element was also present. Chesterfield advertising has also featured personal endorsements by the actor, Gary Merrill, and by persons engaged in such occupations as costume design, real estate development, and boat design (Volume I, pp. 53, 54, 55, 58; also Appendix D, infra).

Viceroy—Sales rank in 1963: 10. Recent Viceroy advertising has depicted couples smoking Viceroy cigarettes at a football game and a ski lodge (Volume I, pp. 93, 94). Viceroy television advertising has also featured skits such as the following:

(1) Owner of dude ranch is offered Viceroy cigarette by female guest. He explains that he subsequently adopted the cigarette and married the girl. [Appendix D, infra.]

(2) A man buying flowers for his wife on the occasion of their wedding anniversary describes his adoption of Viceroy cigarettes as a result of the florist's suggestion. [Volume I, p. 96.]

3. Themes and appeals in the current advertising of filter and menthol-filter cigarettes which tend to allay anxiety about the dangers of smoking. Our examination of current advertising indicates that themes and appeals which allay anxiety about the dangers of smoking are most common in the advertising for filter and menthol-filter cigarettes. During 1963, filter and menthol-filter cigarettes respectively accounted for 43.0 and 15.8 percent of total consumption. Their combined share exceeded 58 percent of total consumption. The advertising discussed in this section, therefore, relates to types of cigarettes accounting for more than half of total 1963 consumption. In the 18 months since January 1, 1963, filter cigarette advertising has displayed divergent trends. The purpose of this section is to review the principal types of themes and appeals utilized in recent filter advertising, which have a tendency to allay the anxiety that might be felt by many in the advertising audience concerning the health hazards of cigarette smoking.

Any consideration of the advertising for filter cigarettes needs to be placed in the context of the history of filter cigarettes. Although the first of the filter cigarettes, Parliament, had been in-

troduced as early as 1931, it was not until 1952 that the first of the "modern" filter cigarettes, Kent, was introduced, and it was not until after the evidence of the health hazards of cigarette smoking first became substantial and wellpublicized in the early 1950's that sales of filter cigarettes increased. For example, in 1952, filter cigarettes accounted for approximately 1.3 percent of total output. In 1953, their share had increased to 3.2 percent. But in the following year, their share more than tripled and they accounted for 10.1 percent of total cigarette output. The substantial increase in filter cigarette consumption has strikingly paralleled the increasing concern over the health hazards of smoking.

Over the years, the themes and appeals used to promote filter cigarettes have varied in explicitness. Since the early 1950's, however, virtually no filter cigarette advertising has been free of assertions which seem intended to allay anxieties about the danger of smoking. Excerpts from filter advertising during the years 1957 to 1959 appear in table 17. These excerpts are representative of the "tar derby" era, and they suggest, in conjunction with the parallel, noted above, between filter consumption and concern with the hazards of smoking, that the mere addition of a filter to a cigarette is, in and of itself, some kind of claim or assurance relating to the health aspects of smoking. The purpose of the discussion which follows is to describe the ways in which current themes and appeals relating to filter cigarettes provide additional assurance

about the health or safety of smoking cigarettes or the particular brand being advertised.

(a) Winston advertising. Current filter advertising considerably varies in the explicitness of, and the emphasis given to, themes and appeals which appear designed to allay anxiety about the dangers of smoking. Recent advertising for Winston illustrates some of this variation. This brand, it should be noted, has been the leading filter cigarette since 1955, and has ranked second among all brands since 1962. Much Winston advertising reminds the viewer or reader that Winston has a "pure white modern filter" and that Winston is "America's best-selling filter cigarette." (See, e.g., Bureau Report, Appendix, Vol. I, pp. 64–66, 68.) The phrase "modern filter," of course, says nothing explicitly about the efficacy of the filter; it could imply to many people, however, that the Winston filter is sufficiently "modern" to cope with any dangerous properties in cigarette smoke. The reasonableness of this interpretation is supported by the fact that most Winston advertisements do not anywhere explicitly state the purpose of the filter. Unlike so-called flavor-filter advertising, Winston advertisements do not claim that the filter is particularly useful in improving flavor. Indeed, a notable feature of Winston advertising is the stress on "filter blend," that is, "tobaccos specially selected and specially processed for filter smoking." An implication of these statements is that Winston provides good taste despite the inclusion of a filter that is "modern," i.e., effective.

TABLE 17.—EXAMPLES OF FILTER CLAIMS IN ADVERTISING DURING THE YEARS 1957 TO 1959

TABLE 11.—EXAMPLES OF FILTER CLAIMS IN ADVERTISING DURING THE YEARS 1957 TO 1959						
Brand	Excerpts from advertising	Date	Source 1			
Viceroy	The man who thinks for himself knows—only Viceroy has a thinking man's filter—a smoking	October 1957 Feb. 2, 1959	Vol. III, p. 73. Vol. III, p. 77.			
•	man's taste! Only Viceroy has it. The best filter of its kind ever developed. Does the finest filtering job in the world—for the finest taste.	Dec. 21, 1959	Vol. III, p. 96.			
L&M	But puff by puff today's L & M gives you less tars and more taste.	Dec. 8, 1958	Vol. III, p. 97.			
	L&M's patented filtering process electrostatically places extra filtering fibers crosswise to the stream of smoke—enabling today's L&M to give you—puff by puff—less tars in the smoke than ever before.	1958	Vol. III, p. 106.			
Marlboro	Today's Marlboro—22 percent less tars, 34 percent less nicotine.	1959	Vol. III, p. 133.			
	The Mariboro filter. Cellulose acetate is a modern effective filter material for cigarettes. This unretouched photo shows the cellulose acetate in	1958	Vol. III, p. 123.			
Kent	Kent filters best. Of all leading filter cigarettes— you get less tar and nicotine in Kent. New ex- clusive micronite filter.	October 1959	Vol. III, p. 135.			
	It makes good sense to smoke Kent—and good smoking, too!	1959	Vol. III, p. 144.			
	What's the most important single thing you smoke for? It's for the pleasure of good tobacc taste, isn't it? That's why Old Gold's new spin filter is making such a hit with so many thousands of smokers everyday. Because this new spin filter does more than reduce tar and nicotine—it actually improves smoking taste.	Jan. 28, 1959				
Hit Parade	Only 1 cigarette can filter best! According to a new and superior method of testing for filtra- tion—that cigarette is Hit Parade!	July 14, 1958	Vol. III, p. 161.			
Parliament	The first filter eigarette in the world that meets the standards of U.S. Testing Company. New Hi-Fi Parliament. Proved: Over 30,000 traps—the most effective filtering material, millimeter for millimeter in a cigarette today. No other popular filter cigarette delivers less nicotine and tar. Proved: No other filter prevents leakage of tar and nicotine from filter to mouth. Only Parliament's filter is recessed, set deep down inside the mouthpiece where your lips can't touch it. Proved: New Hi-Fi filter—with exclusive recessed design—offers you the most complete filtering action in cigarette history. All the above filtering findings are certified true by the U.S. Testing Company, world's leading independent research laboratories.	Feb. 24, 1958	Vol. III, p. 182.			

See footnotes at end of table.

TABLE 17-EXAMPLES OF FILTER CLAIMS IN ADVERTISING DURING THE YEARS 1957 TO 1959-Con.

Brand ,	Excerpts from advertising	Date	Source 1
King Sano	Announcing new "soft smoke" King Sano. Reduces nicotine 50 percent—cuts tar 26 percent	Sept. 1, 1958	Vol. III, p. 204.
Life	below any other cigarette—and that is the truth. Unless you change to new Life—your filter cigarette no longer filters best. New Life with millecel filter filters best by far. Absorbs far	1959	Vol. III, p. 213.
Duke	more tar and nicotine that any other filter. Unlike others, Duke is king-sized in the filter, too, where it matters most—see? So, it's lowest in tar of all leading low-tar cigarettes.	1959	Vol. III, p. 214.
Spring	Tars and nicotine so down, down, down. In Spring, tars and nicotine are low, low, low—for 3 reasons: 1. New process of "air-conditioning"—for more complete combustion and burning. 2. Has extra filter action in the honeycomb filter. 3. A special blend of low tar and nicotine	Sept. 17, 1959	Vol. III, p. 250.
	tobaccos.  The air-conditioned cigarette is lowest in tar, lowest in nicotine, lightest in menthol all menthol cigarettes.	1959	Vol. III, p. 251.

<sup>1</sup> Advertisements are contained in app. vol. III of Bureau of Economics, A Report on Cigarette Advertising and Output.

Winston advertising in February of 1964 took a considerably more explicit stand on the merits of its filter. (App. D, infra.) The advertisement first points out that "There is no need to shout. Winston speaks for itself. It is America's largest-selling filter cigarette, by far." The advertisement then goes on to ask, "What does Winston have that makes it a leader?" The advertisement attributes the success of Winston to three factors: one, a pure white, modern filter; two, filter-blend; and three, the fact that Winston has flavor—the best there is. The advertisement then asks "\* \* \* If you are thinking of changing to a filter cigarette, consider this: People who know and enjoy filter smoking make Winston their overwhelming choice." It appears that the advertisement, taken as a whole, implies that Winston is a safe cigarette, or at least safer than its less popular competitors. First, the advertisement initially emphasizes a pure white, modern filter; this in itself seems to promise some health protection—else what significance has "pure," "white," or "modern"? Second, the advertisement's open-ended question, "If you are thinking of changing to a filter cigarette," further serves to bring to mind the health issue since a major reason for switching to filter cigarettes is, evidently, to minimize the health hazards in smoking. Third, the advertisement's statement that those "\* \* \* who know \* \* \* filter smoking make Winston their overwhelming choice" is in effect a claim that among persons knowledgeable about the health hazards of smoking and about the merits of all brands of filter cigarettes, Winston cigarettes are preferred to all others.

(b) Lark advertising. The Winston advertisement previously—discussed represents a middle ground in filter and menthol-filter cigarette advertising. Both less and more explicit claims respecting the health or safety of cigarette smoking are to be found in filter and menthol-filter advertising. For example, the back of the Lark package contains the following information: "Lark contains two modern outer filters plus an inner filter of charcoal granules—a basic material science uses to purify air." "These granules, not only activated but specially fortified, filter smoke selectively to make Lark's fine

tobaccos taste richly rewarding yet uncommonly smooth." (Bureau Report, Appendix, Vol. I, p. 133.) Despite the inclusion of a taste claim, these statements are subject to the interpretation that the purpose of including a filter of charcoal granules in the Lark cigarette is to purify the smoke and provide a safe cigarette. The Lark package also describes its filter as "unique in cigarette filtration." This usage of the word "unique" carries with it the implication that Lark is superior to any other cigarette in the capacity of its filter to provide a safe cigarette.

(c) Marlboro and Viceroy advertising. So-called "flavor filter" advertising is illustrated by recent Marlboro advertising, which contains statements such as "It comes to you plenty mild, toothrough the exclusive Selectrate Filter" (Bureau Report, Appendix, Vol. I, p. 84), and "Good flavor smoothed by the exclusive Selectrate Filter." (App. D. infra.) These statements do not state that Marlboro cigarettes possess a filter capable of selecting out hazardous substances from cigarette smoke or that the filter, by virtue of its exclusiveness, makes Marlboro a cigarette safer than any other. Because of public concern about the health hazards of smoking, however, just such misinterpretations are extremely likely.

Viceroy advertising combines elements in Winston and Marlboro advertising. Its advertising claims that "Viceroy's got the Deep-Weave Filter \* \* \* and the taste that's right!" (Bureau Report, Appendix, Vol. I, p. 95.) The syntax of this statement associates taste and filter but implies a separate usefulness to the filter apart from its ability, claimed elsewhere, to provide the taste that's right. The advertisement also suggests that Viceroy is superior to the other leading filter cigarettes because of its Deep-Weave Filter and the taste that's right. The wording of this advertisement convevs the impression that Vicerov is superior to any other filter cigarette in safety and that the "Deep-Weave Filter," because of the depth of its weave, is capable of barring entry into the mouth of the harmful ingredients of cigarette

(d) Dual Filter Tareyton advertising.
One of the problems encountered in an analysis of current cigarette advertising

is how to evaluate themes and appeals which, when literally interpreted, do not state that smoking is safe, but which nevertheless contain such an implication. For example, Dual Filter Tareyton advertising explains that "the white filter gives you the clean taste" and "the char-coal filter gives you the smooth taste." (Bureau Report, Appendix, Vol. I, p. 103.) If it were established that smoking involved no hazards to health, the adjectives "clean" and "smooth" might be accepted as descriptions of the intrinsic properties of the smoke. However, in the context of the tar and nicotine reduction claims made for filter cigarettes in the "tar derby" era and in the context of current medical knowledge and public concern for the health hazards of smoking, the adjectives "clean" and "smooth," when used to describe a filter cigarette. may imply to a cigarette smoker that because the advertised cigarette's smoke is neither unclean nor rough it is, therefore, free of hazards. This is particularly likely because, as mentioned earlier, the addition of a filter to a cigarette in and of itself may promise some reduction of health hazards to many consumers. Virtually any adjective, therefore, which ascribes improvement in the cigarette smoke to a filter may carry the implication that the cigarette is not a hazard to health or is less of a hazard to health than other brands or types of cigarettes.

(e) Parliament advertising. Parliament advertising provides a particularly good example of the combination of safety claims, flavor-filter claims, and what might be called the residuum of safety claims from earlier years. Typical Parliament television advertisements of early 1964 have portrayed such scenes as two men watching a girl water skiing, and a couple on a sailing yacht. The advertisements ask the question, "If you like things neat and clean—you will like Parliament." The advertisements then explain that "tobacco tastes best when the filter's recessed. Smoke neat smoke clean-smoke Parliament. Parliament lets you enjoy true, rich, tobacco flavor because the filter's recessed a neat, clean ¼ inch away. That's Parliament's extra margin. Neat, clean smoking, and plenty of flavor too." (Appendix D. infra.)

The words "neat and clean" constitute the central message of this advertising. Both advertisements, in fact, include the words "neat and clean" in their titles. One advertisement is entitled "Water Skiing-Neat, Clean"; the other is entitled "Neat Clean Jacket." These recent Parliament advertisements also contain a flavor-filter claim which includes the words "neat and clean": "Parliament lets you enjoy true rich tobacco flavor because the filter's recessed a neat, clean 1/4 inch away." At an earlier point, however, each advertisement contains the phrase "Smoke neatsmoke clean." This phrase conveys the implication that the smoke of a Parliament cigarette is neat and clean and, therefore, not a hazard to health.

Other claims frequently made in current Parliament advertising relate to its recessed filter and extra margin. These are contained in the following

statements: "Parliament lets you enjoy true, rich tobacco flavor because the filter's recessed a neat clean ¼ inch away. That's Parliament's extra margin." These statements might be viewed as simply a description of the recessed filter, but in view of earlier Parliament advertising it would appear that promises of safety are inherent in any Parliament claim relating to a recessed filter and extra margin. During 1958, as shown in table 17, supra, a different explanation was made by Parliament of the benefits of a recessed filter:

Proved: No other filter prevents leakage of tar and nicotine from filter to mouth. Only Parliament's filter is recessed, set deep down inside the mouthpiece where your lips can't touch it.

Prior to 1964, a different explanation was also offered by Parliament of the phrase "extra margin." In 1963, for example, Parliament cigarettes were advertised in television commercials entitled "Parachute" and "Hockey Headguard." (Bureau Report, Appendix, Vol. I, pp. 112, 115.) The "Parachute" advertisement began as follows:

Picture—open on close ups of parachute jumper as he clings to the side of the plane, ready to jump. Cut as he lets go and falls away from the plane in spread-eagle position. Cut to jumper as he maneuvers his body toward the target on the ground. He pulls his ripcord to release his parachute. Cut to close up of parachute as it billows open. Wipe to jumper on the ground as he gathers in the lines of his chute. Cut to him as he pats his emergency chute which is still packed and slung on his chest. An an-nouncer then observes "this man knows the value of an extra margin—in the extra chute he carries—in the cigarette he smokes." advertisement then goes on to explain that 'every Parliament gives you—extra margin: extra margin—because—Parliament puts the filter where it does you the most good-recessed a neat clean quarter inch away-extra margin—because—tobacco tastes best when the filter is recessed." This advertisement conveys the impression that Parliament provides the cigarette smoker with an extra safety margin. Although Parliament advertising no longer provides such dramatic illustration of the value of extra margin, the phrase "extra margin" may still imply that Parliament is a safe cigarette, particularly to those who may recall the earlier advertising and who may in their minds insert the word "safety" between the words "Extra" and "Margin."

TABLE 18-FILTER CLAIMS IN MENTHOL-FILTER ADVERTISING

Brand	Excerpt from advertising	Date	Source
Salem Kool Newport Montclair	Modern filter Pure white filter Only Newport has a fine white filter Montclair gives you activated charcoal in a Unique Compound Filter.	Nov. 8, 1963 Mar. 15, 1963 June 28, 1963 November, December 1963	Vol. I, p. 139. Vol. I, p. 146. Vol. I, p. 154. Vol. I, p. 170.
Paxton	Only Montclair filters in freshness—filters in flavor the whole smoke through.  New team of filters back-to-back, Filter No. 1 is fortified with PECTON. Actually controls moisture to freshen the flavor with every puff. Filter No. 2 keeps Paxton's rich	1963	Vol. I, p. 175.
Spring	flavor good and mild. Spring's longer filter smooths the taste	Oct. 16, 1963	Vol. I, p. 183.

(f) Menthol-Filter advertising. Advertising for menthol-filter cigarettes, as might be expected, contains a number of appeals identical to those characteristic of filter advertising. Table 18 contains examples of such appeals. As shown in that table, Salem, Kool, and Newport cigarettes are each described as having white filters; Spring, however, is advertised as provided with a larger filter and Paxton with a team of filters. Finally, Montclair cigarettes are described as having a unique compound filter of activated charcoal.

Menthol-filter advertising also presents appeals based upon the specific menthol properties of these cigarettes. Some of these appeals seem intended to convert cigarettes into a "refreshment," and to transport the smoker into a world so well insulated from any suggestion of health hazards that the effect is to assure the smoker that smoking is safe.

Advertising for Salem cigarettes, the leading menthol-filter brand and the fourth-ranked brand among all brands, is illustrative of important characteristics of current menthol-filter advertising. Salem cigarette advertising is most notable for its portrayal of couples in romantic, outdoor settings. (Bureau Report, Appendix, Vol. I, pp. 137-42.) Both the settings and the models are attractive. Both reader and viewer of Salem advertising are invited to "step into the wonderful world of Salem ciga-

rettes." A television commercial explains that "there is a wonderful world of softness" and a "wonderful world of freshness" which is the world of Salem cigarettes. Such advertising may be viewed as relating exclusively to the intransic properties of Salem cigarettes. Such advertising, however, also has the effect of creating for Salem cigarettes a world in which it is impossible to conceive of health hazards having any role.

Kool, one of the earliest of the menthol brands and one which has been marketed for more than thirty years, now ranks second among the menthol-filters. Kool, however, unlike light-menthol Salem and other newer brands of menthol cigarettes such as Newport, Belair and Alpine, is a heavy-menthol cigarette. In addition, Kool is manufactured both with and without a filter, although filter output now constitutes more than 75 percent of total Kool output. Advertising for Kool reflects its heavy-menthol properties. For example, Kool is proposed as the cigarette for the man who has smoked so many cigarettes during the day that he no longer is interested in cigarettes because, "They don't taste like much." (Id., Appendix, Vol. I, p. 148.) This appeal comes close to attributing theraneutic qualities to Kool cigarettes, insofar as Kool cigarettes are claimed to be capable of restoring one's physical ability to enjoy smoking. Kool advertising also contains appeals similar to those used by

light-menthol brands. A Kool jingle claims that "Kool's menthol magic brightens taste, refreshing all day through \* \* \*" (id., Appendix, Vol. I, p. 145).

Newport cigarette advertising, like Salem cigarette advertising relies heavily on the portrayal of romantic outdoor situations. (Id., Appendix, Vol. I, pp. 154-56.) Newport advertisements, for example, portray young couples having fun in or near the water. One television commercial is entitled "Walking in Surf"; another, "Man on Raft." These advertisements, like the earlier described Salem advertisements, depict smoking in an essentially pure environment, in a world effectively insulated from health hazards. Such advertising has a tendency to assure smokers that there is no hazard to health in smoking the advertised brand.

Advertising for Belair cigarettes, the third-ranking brand of light-menthol cigarettes, emphasizes: "clean and fresh as all outdoors-that's the pleasure you get in the clean fresh taste of Belair." (Id., Appendix, Vol. I, p. 158.) A careful reading of this language indicates, of course, that the phrase "clean and fresh as all outdoors" is literally a description of the pleasure derived from smoking Belair rather than a description of the cigarette smoke itself. (The latter would obviously mean that the smoking of Belair cigarettes is completely safe.) The net impression of Belair advertising is such, however, that it is quite likely that the statement will be understood as a claim that the smoke of Belair cigarettes is, indeed, "clean and fresh as all outdoors." Belair advertising, like that earlier described for Salem cigarettes, portrays couples in outdoor, romantic settings which are in fact "clean and fresh." The world of Belair cigarettes is thereby so far removed from health hazards that the advertising suggests that smoking Belair cigarettes cannot be a hazard to health.

Alpine, the fourth-ranking brand among light-menthol cigarettes, makes the following appeal: "What's it like to smoke an Alpine? Well, it's like many fresh, little things you enjoy. It's like the breeze through the willows at the water's edge or the way the air feels at dawn. That's what it's like to smoke an Alpine." (Id., Appendix, Vol. I, p. 165.) Language such as this, when combined with the portrayal of male and female models in outdoor settings of appropriate beauty, carries with it the implication that the smoke of an Alpine cigarette is as safe as exceptionally pure air at dawn. Alpine advertising also claims that "Alpine is completely different from the sort of smoking you may be used to. A bright, invigorating taste, pack after pack." The claim that Alpine taste is invigorating is not very far, in its net impression, from the claim that smoking (or smoking Alpine) is invigorating. Montclair, another brand of lightmenthol cigarettes, makes the claim that "Only Montclair filters in freshness, filters in flavor the whole smoke (Id., Appendix, Vol. I, p. through." 169.)

4. The impact of cigarette advertising ` on youth. During 1963, Marlboro cigarettes presented an advertisement in college newspapers which consisted of a column written by the humorist, Max Shulman. (Bureau Report, Appendix, Vol. I, p. 85.) The Philip Morris Company conducted a contest for college students in which prizes could be won by saving empty packages of Marlboro. Parliament, Alpine, Philip Morris and Paxton cigarettes. Other brands have also extensively advertised in college newspapers and have engaged student representatives to give out samples and otherwise promote cigarettes. It was reported in Changing Times, December 1962, p. 34, that cigarette companies accounted for 40 percent of the national advertising appearing in college periodicals and that students hired as campus representatives to pass out free cigarette samples and organize contests were paid about \$50.00 per month.

Endorsements by athletes have been a prominent part of the advertising of several cigarette brands. Camel advertising, for example, has featured a personal endorsement by the New York Yankee star Roger Maris. (Bureau Report, Appendix, Vol. II, p. 3.) The text of the advertisement explained that "These hands rewrote the records with a baseball bat. They are the hands of Roger Maris-the man who hit 61 home runs in 61. Roger smokes Camels. He likes 'em. Gets real enjoyment every time he lights up!" Lucky Strike advertising has featured the New York Giant football player, Frank Gifford. (Id., Appendix, Vol. II, p. 12.) A Lucky Strike advertisement showed a picture of Frank Gifford in action in 1957 and explained that in 1957 "the young New York Giant halfback was already a top star—and a Lucky Strike smoker." The advertisement also showed Frank Gifford today (1962) and commented that "now one of pro football's all-time greats, Frank's still a satisfied Lucky smoker." This advertisement at the very least implied that there was nothing inconsistent between smoking Lucky Strike for five years and becoming "one of pro football's all-time greats."

Cigarette companies have also sponsored numerous sports broadcasts and telecasts. Marlboro, during 1962, for example, sponsored National Football League television broadcasts. Its advertising featured an endorsement by Paul Hornung; Green Bay Packers halfback and 1961 National Football League Player of the Year. (Bureau Report, Appendix, Vol. II, p. 106.) Baseball players have similarly been featured in cigarette advertising.

It may also be noted that during earlier years, some cigarette advertising made use of youthful models. During 1957, for example, Winston ran an advertisement which depicted a college professor correcting a student couple in their use of the slogan "Winston tastes good like a cigarette should" (Bureau Report, Appendix, Vol. III, p. 55). Other advertisements during 1957 to 1959 also had male and female models quite young in appearance. (See, for example, id., Appendix, Vol. III, pp. 55, 105, 124, 137.) A student motif was also made use of by Spring cigarettes during late 1959. An advertisement for Spring stated that Spring arrives on campus—all over America. Green, blue and white will be prominent colors on every campus this fall, regardless of the college colors. Because returning students are smoking Spring cigarettes, in the white pack with blue and green stripes" (id., Appendix, Vol. III, p. 250).

D. The effects of cigarette advertising. 1. Cigarette consumption and advertising—A summary. As described in the Bureau of Economics' Report, "During the 50 years since 1913, per capita consumption of cigarettes has increased from 164 cigarettes per year in 1913 to approximately 4,000 per year in 1963. During the same period, total domestic consumption has increased from an estimated 16 billion units to 509 billion units. In 1913, eigarettes accounted for 8.7 percent of the tobacco consumed by Americans. However, by \* \* \* [1963] more than 80 percent of United States tobacco consumption was in the form of cigarettes. Manufacturers of cigarettes have increased advertising expenditures from an estimated \$13.8 million in 1913 to more than \$200 million in 1963." (Bureau Report 1; see Annual Report on Tobacco Statistics, 1963, p. 52.)

The years prior to 1950 were characterized by the dominance of three brands of regular cigarettes, Lucky Strike, Camel, and Chesterfield. In 1925 these brands accounted for 82 percent of total cigarette output; in 1935 the figure was 85 percent; and in 1950, 67.9 percent. The years since 1950, however, have been marked by their decline. By 1963, the share of output accounted for by the three brands had diminished to 20.6 percent and two of the three brands no longer ranked among the top three.

The years since 1950 have been notable principally for substantial increases in the output shares of filter and mentholfilter cigarettes. In 1952 no menthol-filter cigarettes were produced and the output share of filter cigarettes was 1.3 percent. By 1963, the combined total for filter and menthol-filter cigarettes was about 58 percent of total cigarette consumption. During the same period, the output share of regular cigarettes had declined from 77.6 percent to 21.5 percent.

The leading four brands of 1963 reflect these changes. Ranking first in 1963 with an output share of 14.3 percent was Pall Mall, a king-size cigarette. Second, with 13.6 percent, was Winston, a filter-king cigarette. Third, with 11.8 percent, was Camel, a regular-size cigarette. Fourth, with 8.8 percent, was Salem, a menthol-filter-king. Together these brands accounted for almost 50 percent of total 1963 output.

Internal Revenue Service data for the six leading cigarette manufacturers indicate that their advertising expenditures increased from \$84.8 million in 1950 to \$236.4 million in 1960, or by 178.7 percent. By comparison, during this same period, there were considerably smaller increases in total and per capita cigarette consumption. During these years, total cigarette consumption increased by 30.5 percent and per capita

consumption by 17.0 percent.

Trade publication data for the period 1952 to 1962 indicate that during these eleven years, the six companies spent approximately \$1.2 billion for television. general magazine, and newspaper advertising. Between 1952 and 1962, their advertising expenditures in the three media increased by approximately 200 percent. By comparison, total domestic cigarette consumption increased by 23.4 percent during this period.

Between 1952 and 1962 there also occurred a substantial shift in advertising expenditures from regular to filter and menthol-filter cigarettes. In 1952, 2.8 percent of advertising expenditures in selected media were accounted for by filter and menthol-filter cigarettes. By 1962, that figure had increased to 65.5 percent. For the period 1952 to 1962. spending by cigarette manufacturers to advertise filter and menthol-filter cigarettes was probably in excess of \$1 billion. During this same period, the share of advertising expenditures accounted for by regular cigarettes declined from 83.9 percent to 13.8 percent.

In 1962, total advertising expenditures by the six leading cigarette manufacturers in television, general magazines, newspapers, network radio, and outdoor media were \$175 million. For all media, it is estimated, their expenditures were in excess of \$200 million. A major development in cigarette advertising during the period 1952 to 1963 has been the increase in the use of television. Annual expenditures for network television increased from \$25 million in 1952 to \$89 million in 1963, or by about 250 percent. By 1963, total spending for network and spot television equalled \$125 million. Today, television is the principal medium for the advertising of cigarettes.

The portrayal of the desirability of smoking is a characteristic of virtually every significant brand of cigarette. In part, such portrayal is accomplished by describing the pleasures of smoking; for example, Pall Mall advertising claims that "Pall Mall travels pleasure to you." It is also accomplished by the association of smoking with ideas and individuals worthy of emulation or likely to be emulated, so as to suggest that smoking is an important attribute of full personal success and development. For example, current cigarette advertising prominently associates smoking with romance, contains endorsements by persons in prestigious occupations, and identifies smoking with a heroic conception of the cowboy. Our examination of the content of current cigarette advertising also indicates that claims or assurances related to health are prominent in the advertising of filter and menthol-filter brands. These claims and assurances vary in their explicitness, but they are sufficiently patent to compel the conclusion that much filter and menthol-filter advertising seeks to persuade smokers and potential smokers that smoking cigarettes is safe or not unhealthful, or that smoking the advertised brand is safer or less deleterious than smoking other brands or types of cigarettes.

2. The effect of cigarette advertising upon total cigarette consumption. No single factor probably accounts for the growth in cigarette consumption in recent years or for the variations in the rate of growth. There seems no doubt, however, that advertising has been important in the overall growth of the cigarette industry and is important today in determining total cigarette consumption and type and brand preference.

Professor Neil Borden of the Harvard Business School, in his classic study, The Economic Effects of Advertising (1942), observed that "Without advertising, cigarette use would probably have grown; with advertising, the increase has been amazing." (P. 228.) Professor Borden amazing." lists the following factors as influencing the growth of cigarette consumption since 1870.

- (1) Breakdown of prejudices and taboos
  - (a) Social, moral prejudices
  - (b) Prejudice against women's usage
  - (2) War influence
  - Smoking as a nervous release (a)
  - (h) Widened social contacts
  - (3) Changing living habits
- (a) The quickened tempo of modern life conducive to use of a short smoke
  - (4) Low cost of cigarettes
  - (5) Increased income of population
- (6) Advertising and aggressive selling. [Id., at 222.]

Professor Borden acknowledges that "It is impossible to set up any clear cause and effect relationship among so many variables of uncertain validity." (Ibid.). He concludes, however, that "advertising has been an important factor in speeding up a favorable trend of demand for cigarettes, a trend which has its roots in the changing habits of life and social attitudes arising from the whole complex of forces that is called social environment." (Id., at 227.) similar view was stated also by Mr. George Washington Hill, former president of The American Tobacco Company. He said that, by advertising, "you don't benefit yourself most, I mean altogether. Of course, you benefit yourself more than the other fellow if you do a good job, but you help the whole industry if you do a good job." 2

How has cigarette advertising contributed to maintaining and increasing total cigarette consumption? Major emphasis should be given to the magnitude of cigarette advertising expenditures. It is estimated that during the period 1952 to 1962, the leading six cigarette manufacturers spent approximately \$1.2 billion for television, newspaper, and general magazine advertising. Their total expenditures for all media may have been as high as \$2 billion. This level of expenditure has made it possible for cigarette manufacturers year in and year out to bring home the desirability of smoking to virtually all Americans. The degree to which Americans are exposed to cigarette advertising is amply illustrated by the network television audience data analyzed earlier. During a single evening time period, for example, it is estimated that cigarette advertising reaches 38 percent of the United States population 18 years of age and over, 46 percent of the population 13 to 17, and 26 percent of the population 2 to 12.

Available data indicate that much of the increase in recent years in cigarette consumption has resulted from the increasing proportion of young persons, particularly females, who are becoming smokers. Other factors than advertising have probably contributed to the increase in smoking among younger persons, and particularly to the decline in the age by which substantial numbers of women become regular smokers. It is probable, however, that portrayal of the desirability of smoking in cigarette advertising has been a significant factor in increasing cigarette consumption by younger persons.

3. Effect of cigarette advertising upon type preference. The greatly increased popularity of filter and menthol-filter cigarettes is the outstanding phenomenon in cigarette consumption in the years since 1952. Between 1952 and 1963, filter and menthol-filter cigarettes output increased from 5.2 billion units to almost 300 billion units. The output of regular cigarettes during this same period declined from 307.2 billion units to 109.3 billion units. Steadily mounting concern with the health hazards of smoking-a phenomenon parallel in time to the growth of filter and menthol-filter popularity—was a necessary condition for such changes to occur. (See e.g., Printers' Ink, Dec. 31, 1954, p. 27.) However, given the content of filter cigarette advertising, and given the fact that advertising expenditures in selected media for filter and menthol-filter cigarettes increased from \$1.6 million in 1952 to \$95.6 million in 1962, it would appear that the sufficient condition for this massive shift by American smokers to filter and menthol-filter cigarettes was that they were persuaded, by advertising, that filter and menthol-filter cigarettes were less hazardous to health than regular cigarettes. This conclusion is supported by the fact that filter and menthol-filter brands introduced after January 1, 1952, accounted for more than half of total eigarette consumption in 1963. This suggests that the absolute and relative increases in filter and menthol-filter output apparently did not result from a spontaneous decision by Americans to

smoke such cigarettes. The experience of the industry during the three-year period 1953 to 1955 is particularly illuminating. In both 1953 and 1954, total and per capita consumption declined from the 1952 level. Total consumption declined 6.4 percent and per capita consumption declined 8.8 per-The only factor that has been suggested, in explanation of these declines is the publicity given to the mounting evidence of the serious health hazards of cigarette smoking in this period. Cigarette manufacturers reacted to this decline in demand by increasing advertising expenditures in network television, general magazines, and newspapers by 35.3 percent; and by 1955, both per capita and total consumption of cigarettes showed increases above the levels prevailing in 1954.

It is advertising data by type of cigarette, however, that are most informative on the cigarette industry's response to the health "scare" and the concomitant consumption declines. Advertising expenditures for regular cigarettes increased during 1953, but decreased during 1954 and 1955. Advertising expenditures for king-size cigarettes increased from \$7.0 million in 1952 to \$21.5 million in 1955. Advertising expenditures for filter cigarettes, however, showed the greatest relative and absolute increases. In 1952, expenditures in selected media for filter cigarettes totaled \$1.6 million; by 1954, they were \$13.8 million; the 1955 total was \$26.5 million. In 1952, filter eigarettes had accounted for 2.8 percent of advertising expenditures: by 1955, filter cigarettes accounted for 34.5 percent of total advertising expenditures. The reaction of the industry, therefore, to the 1953 and 1954 consumption declines primarily took the form of a substantial relative and absolute increase in its advertising expenditures for filter cigarettes. These efforts played a significant role in increasing filter output from 5.2 billion units in 1952 to 74.7 billion units in 1955.

The content of filter and mentholfilter advertising in recent years supports the view that cigarette advertising has been significantly responsible for increases in filter and menthol-filter cigarette consumption. Filter cigarettes have varied in the explicitness of their assurances of safety, but all have promised the consumer a measure of health protection. One cigarette, for example, is described as containing a filter with "\* \* \* the basic material science uses to purify air." Another cigarette claims it has the "Deep-Weave Filter." Another cigarette advertises its "Exclusive Selectrate Filter." Another cigarette claims that it has the "Micronite" filter.

Menthol-filter cigarettes, as earlier described, are similarly advertised, but advertising for these cigarettes portrays smoking virtually as a form of refreshment. Thus, one brand is advertised as "The most refreshing smoke of all" another is said to be "Refreshing all day through." Many of the menthol-filter brands portray smoking in an idyllic outdoor environment—a setting that seems inconsistent with an inference of health hazards. For example, Salem, the leading menthol-filter brand, invites smokers to "Step into the wonderful world of Salem cigarettes."

In conclusion, it would appear that cigarette advertising has been a significant factor in persuading smokers to buyfilter and menthol-filter cigarettes. Filter and menthol-filter advertising has persuaded smokers that such cigarettes are at least relatively safe, and has thus had the effect of neutralizing much of the impact of the medical findings on the dangers of smoking; menthol-filter advertising has portrayed cigarette smoking as being refreshing, thereby reinforcing the impression that smoking such cigarettes is relatively safe. At the same time, increases in the level of advertising expenditures for filter and mentholfilter cigarettes, and the intensive marketing of new brands of such cigarettes

<sup>42</sup> Quoted in Tennant, The American Cigarette Industry 137 (1950).

since the early 1950's, indicate that cigarette manufacturers have sought to capitalize on the increasing medical evidence of the dangers of smoking to sell such cigarettes.

4. Cigarette advertising and young people. A particularly important consideration in this proceeding is the impact of cigarette advertising on young people. Available data on smoking patterns indicate that an increasing proportion of persons in younger age groups are becoming regular smokers. As shown in table 4, supra, among males 25 to 34 years of age as of February 1955, 61.4 percent had become regular smokers prior to the age of 21, and among females 25 to 34 years of age, 28.9 percent had become regular smokers prior to the age of 21. By contrast, among males and females 45 to 54, 51.2 and 7.5 percent, respectively, had become regular smokers prior to the age of 21.

The magnitude and pervasiveness of cigarette advertising are such that virtually all Americans, including most children, are continually exposed to the portrayal of the desirability of smoking and to assurances respecting the safety or healthfulness of cigarette smoking. Audience data for network television advertising indicate that substantial numbers of children under 18 years of age are exposed to such advertising. It was earlier estimated that during a single evening time period, 46 percent of the population 13 to 17 years of age, and 26 percent of the population 2 to 12 years of age, are exposed to cigarette advertising.

IV. THE REQUIREMENTS OF THE FEDERAL TRADE COMMISSION ACT IN THE AREA OF CONSUMER PROTECTION

A. The evolution of the Federal Trade Commission Act. The Federal Trade Commission was established because it was widely agreed that judicial processes alone were not adequate to cope effectively with the problems of trade regulation in the far-flung, diverse and expanding American economy." In proposing the creation of such a commission, President Wilson stated:

The opinion of the country would instantly approve of such a commission. It would not wish to see it empowered to make terms with monopoly or in any sort to assume control of business, as if the Government made itself responsible. It demands such a commission only as an indispensable instrument of information and publicity, as a clearing house for the facts by which both the public mind and the managers of great business undertakings should be guided, and as an instrumentality for doing justice to business

<sup>43</sup> These data do not include spot television advertising.

where the processes of the courts or the natural forces of correction outside the courts are inadequate to adjust the remedy to the wrong in a way that will meet all the equities and circumstances of the case. [51 Cong. Rec. 1963 (1914); emphasis added.]

And Louis D. Brandeis, with Wilson the leading proponent of the trade commission idea, later described the genesis of the Commission in similar words: "It is a new device in administrative machinery, introduced by Congress in the year 1914, in the hope thereby of remedying conditions in business which a great majority of the American people regarded as menacing the general welfare, and which for more than a generation they had vainly attempted to remedy by the ordinary process of law." "

The framers of the Trade Commission Act of 1914 were primarily concerned with what they felt had been the inadequacy of the federal courts' enforcement of the Sherman Act. 46 Both the business community, which felt that such enforcement had created a climate of legal uncertainty in which effective business planning was impossible, and those who felt that the federal judiciary had been unsympathetic to the high purposes of the Act, concured in the belief that the task of maintaining competitive processes in the economy could perhaps be better performed by an expert, nonjudicial body, equipped with the distinctive and flexible powers of an independent administrative agency, along the lines of the highly successful Interstate Commerce Commission. (See Henderson, op. cit. supra note 44, at 21-23.)

dissenting opinion). As one of the leading authorities on the Trade Commission Act has stated, "The very creation of the Commission betokened a congressional dissatisfaction with the procedures and techniques of the judicial system; otherwise the task of enforcement could have been delegated to the courts and the Department of Justice." Handler, Unfair Competition, 21 Iowa L. Rev. 175, 251 (1936).

"See, e.g., 51 Cong. Rec. 13047 (1914) (remarks of Senator Cummins); 51 Cong. Rec.

"See, e.g., 51 Cong. Rec. 13047 (1914) (remarks of Senator Cummins); 51 Cong. Rec. 8977 (1914) (remarks of Congressman Murdock). The day after the Supreme Court decided Standard Oil Co. v. United States, 221 U.S. 1 (1911), in which the "Rule of Reason" in Sherman Act interpretation was announced, Senator Newlands proposed what later became the Trade Commission:

"The question therefore presents itself to us whether we are to permit in the future the administration regarding these great combinations to drift practically into the hands of the courts and subject the question as to the reasonableness or unreasonableness of any restraint upon trade . . . to the varying judgments of different courts upon the facts and the law, or whether we will organize, as the servant of Congress, an administrative tribunal similar to the Interstate Commerce Commission, with powers of recommendation, with powers of condemnation, with powers of correction similar to those enjoyed by the Interstate Commerce Commission over interstate transportation." Cong. Rec. 1225 (1911); see id., at 1227, 2444, 2619-21; S. Rep. No. 1326, 62d Cong., 3d Sess, (1913).

Senators Newlands and Cummins, the most outspoken opponents of the handling of the Sherman Act by the courts and the Attorney General, played a leading role in the framing of the Trade Commission Act.

But the framers of the Trade Commission Act were also concerned with trade practices contrary to the public interest on other grounds besides a tendency to monopoly. Here, too, it was felt, the traditional judicial processes had proved inadequate to the needs of the time. (See generally Handler, The Jurisdiction of the Federal Trade Commission Over False Advertising, 31 Col. L. Rev. 527 (1931).) For the existing law of unfair competition afforded incomplete protection to competitors and consumers against fraudulent, oppressive and unfair business practices.47 It has, of course, long been settled that the Trade Commission Act embraces not only those trade practices that restrict competition or are conducive to monopoly, but all other practices contrary to public policy in the field of trade regulation.45

The task confided to the Trade Commission was altogether more complicated than merely policing the business community and punishing law violators. If the problems of trade regulation had been considered amendable to the conventional methods of eradicating undesirable conduct, a quite different statutory approach would probably have been selected. Congress would have enumerated the specific practices or methods sought to be proscribed and would have endowed the enforcement agency with the power to apply fully effective punitive or remedial sanctions. It did neither. It conferred on the Commission a deliberately comprehensive mandate "to prevent \* \* \* unfair methods of competition in commerce" (Federal Trade Commission Act, section 5(a) (6), 15 U.S.C. section 45(a) (6)) without further specification of the forbidden conduct, and gave the Commission very broad powers of investigation and inquiry (see, e.g., section 6(b) of the Act). The Commission could, after a hearing, issue an order to cease and desist; but such an order, even if affirmed by a federal court of appeals on judicial review, would not be actually binding on the respondent until enforced by a court of appeals in a separate proceeding.49 Thus, a Commission ceaseand-desist order originally was "not selfexecutory. Standing alone it is only

<sup>&</sup>quot;On the background of the Federal Trade Commission Act, see Henderson, The Federal Trade Commission, chs. I, VI (1924); Thornton, Combinations in Restraint of Trade, ch. XLVI (1928); Blaisdell, The Federal Trade Commission 4-8 (1932); Montague, Unfair Methods of Competition, 25 Yale L. J. 20 (1915); Rublee, The Original Plan and Early History of the Federal Trade Commission, 11 Acad. Pol. Sci. Proc. 666 (1926); Baker & Baum, Section 5 of the Federal Trade Commission Act: A Continuing Process of Redefinition, 7 Vill. L. Rev. 517-43 (1962); F.T.C. v. Gratz, 253 U.S. 421, 432-37 (1920) (dissenting opinion of Mr. Justice Brandels).

<sup>&</sup>quot;In the famous case of American Washboard Co. v. Saginaw Mfg. Co., 103 Fed. 281 (6th Cir. 1900), it had been held that injury to the public was not a ground on which an action for unfair competition could be maintained. One of the purposes of the Federal Trade Commission Act was to close the gap in trade regulation law opened up by that decision. Royal Baking Co. v. F.T.C., 281 Fed. 744, 752 (2d Cir. 1922); Nims, Unfair Competition and Trademarks § 8 (4th ed. 1947). See Sears, Roebuck & Co. v. F.T.C., 258 Fed. 307 (7th Cir. 1919); Curtis Pub. Co. v. F.T.C., 270 Fed. 881, 908 (3d Cir. 1921), aff'd, 260 H.S. 562 (1921)

<sup>260</sup> U.S. 568 (1923).

48 E.g., F.T.C. v. Winsted Hosiery Co., 258
U.S. 483 (1922); F.T.C. v. R. F. Keppel & Bro.,
Inc., 291 U.S. 304 (1934); F.T.C. v. Raladam
Co., 283 U.S. 643, 651 (1931).

49 This "three bites at the apple" pro-

<sup>&</sup>quot;This "three bites at the apple" procedure was changed in 1938. See Federal Trade Commission Act, § 5, as amended by Wheeler-Lea Act, § 3, 52 Stat. 111, as amended, 15 U.S.C. § 45(e), making Commission cease-and-desist orders final and binding without the necessity of a separate enforcement proceeding.

informative and advisory. The Commission can not enforce it."  $^{50}$ 

The Commission was not intended to be a simple enforcement agency, charged with preventing well-understood, clearly defined, unlawful conduct. Its principal function was, through the use of its broad powers of investigation and inquiry, and through the accumulation of expert knowledge and experience in the field of trade regulation, to explore, identify and define those competitive practices that should be forbidden as "unfair" because contrary to public policy. The Commission was expected to proceed not only against practices forbidden by statute or common law, but also against practices not previously considered unlawful. and thus to create a new body of lawa law of unfair competition adapted to the diverse and changing needs of the complex and evolving modern American economy.5

In an early case it was stated that the standard of unfairness in Section 5 was "clearly inapplicable to practices never heretofore regarded as opposed to good morals because characterized by deception, bad faith, fraud or oppression \* \* \* \* " F.T.C. v. Gratz, 253 U.S. 421, 427 (1920).

However, the Supreme Court has many times rejected a static conception of the Trade Commission's responsibilities. As early as 1922, in F.T.C. v. Winsted Hosiery Co., 258 U.S. 483, the Court held that the deceptive mislabeling of consumer goods was forbidden by the Federal Trade Commission Act in circumstances where no common-law or statutory violation could have been demonstrated. (See also Sears, Roebuck & Co. v. F.T.C., 258 Fed. 307 (7th Cir. 1919).) The subsequent development of a comprehensive body of law by the Commission relating to deceptive practices, a development which has frequently been approved by the Supreme Court (see, e.g., A. L. A. Schechter Poultry Corp. v. United States, 295 U.S. 495, 532-33 (1935); id., at 552 (concurring opinion of Mr. Justice Cardozo)), demonstrates that the Commission's authority is not

<sup>50</sup> F.T.C. v. Gratz, 253 U.S. 421, 432 (1920) (dissenting opinion of Mr. Justice Brandels). See New Jersey Wood Finishing Co. v. Minnesota Mining & Mfg. Co., F. 2d (3d Cir. 1964).

confined to practices already forbidden by statute or common law.<sup>52</sup>

The course of decisions cutting back from the extreme implications of the Gratz dictum culminated in F.T.C. v. R. F. Keppel & Bro., Inc., 291 U.S. 304 (1934) (see also F.T.C. v. Raladam Co., 283 U.S. 643 (1931); A. L. A. Schechter Poultry Corp. v. United States, supra), the leading case defining the Commission's powers and responsibilities under its organic act. The Court stated in Keppel:

[W]e cannot say that the Commission's jurisdiction extends only to those types of practices which happen to have been litigated before this Court.

Neither the language nor the history of the Act suggests that Congress intended to confine the forbidden methods to fixed and unyielding categories. The common law afforded a definition of unfair competition and, before the enactment of the Federal Trade Commission Act, the Sherman Act had laid its inhibition upon combinations to restrain or monopolize interstate commerce which the courts had construed to include restraints upon competition in interstate commerce. It would not have been a difficult feat of draftsmanship to have restricted the operation of the Trade Commission Act to those methods of competition in interstate commerce which are forbidden at common law or which are likely to grow into violations of the Sherman Act, if that had been the purpose of the legislation.

The Act undoubtedly was aimed at all the familiar methods of law violation which prosecutions under the Sherman Act had disclosed. \* \* \* But as this Court has pointed out it also had a broader purpose. \* \* \* As proposed by the Senate Committee on Interstate Commerce and as introduced in the Senate, the bill which ultimately became the Federal Trade Commission Act declared "unfair competition" to be unlawful. But it was because the meaning which the common law had given to those words was deemed too narrow that the broader and more flexible phrase "unfair methods of competition" was substituted. Congress, in defining the powers of the Commission, thus advisedly adopted a phrase which, as this Court has said, does not "admit of precise definition but the meaning and application of which must be arrived at by what this Court elsewhere has called 'the gradual process of judicial inclusion and exclusion.'" [291 U.S., at 309–12.]

The Court, describing the Commission's role in elaborating the content of the Act, went on to state:

While this Court has declared that it is for the courts to determine what practices or methods of competition are to be deemed unfair, Federal Trade Comm'n v. Gratz, supra, in passing on that question the determination of the Commission is of weight. It was created with the avowed purpose of lodging the administrative functions committed to it in "a body specially competent to deal with them by reason of information, experience, and careful study of the business

and economic conditions of the industry affected," and it was organized in such a manner, with respect to the length and expiration of the terms of office of its members, as would "give to them an opportunity to acquire the expertness in dealing with these special questions concerning industry that comes from experience." \* \* \* If the point were more doubtful than we think it, we should hesitate to reject the conclusion of the Commission, based as it is upon clear, specific and comprehensive findings supported by evidence. [Id., at 314.]

The principle that emerges from Keppel, from the decisions that both precede and follow it, from the legislative history and background of the Trade Commission Act, and from the Commission's fifty years of efforts to implement its mandate from Congress, is that the Commission's responsibilities are not limited to determining whether particular practices fall within pre-existing categories of illegality and entering cease-and-desist orders against the guilty parties accordingly. It is also to determine, within broad limits, what kinds of trade practices should be forbidden in the public interest because they are unfair or deceptive and thus injurious to competitors or the consuming public.

Prior to the 1938 Wheeler-Lea amendments to the Trade Commission Act. the Supreme Court held that the Commission's jurisdiction over unfair trade practices was limited to cases in which such a practice was used as a weapon for diverting business from, or injuring or impairing the business of, a competitor. F.T.C. v. Raladam Co., supra. It was recognized that a method of competition might be unlawful under Section 5 because it deceived consumers, even though it was not monopolistic or anticompetitive, but it was thought that deceptive acts or practices could not be suppressed under the Trade Commission Act if they were not utilized to confer a competitive advantage upon the respondent. The 1938 amendments, in expressly making "unfair or deceptive acts or practices in commerce," in addition to "unfair methods of competition in commerce," subject to the Commission's jurisdiction, were intended to broaden the Commission's jurisdiction to embrace deceptive acts or practices in situations where no effect on competition or competitors could be shown.33 It should be noted that the amendments do not confine the Commission's jurisdiction to deceptive acts or practices, on the one hand, and monopolistic or anticompetitive methods, on the other. In addition to forbidding deceptive acts or practices and unfair methods of competition, Section 5, as amended, forbids "unfair" acts or practices.

The purpose of the amendments was to make clear that the protection of the consumer from unfair trade practices, equally with the protection of competitors and the competitive process, is a concern of public policy within the scope of responsibility of the Federal Trade

<sup>51 &</sup>quot;Instead of undertaking to define what practices should be deemed unfair, as had been done in earlier legislation, the act left the determination to the Commission. Experience with existing laws had taught that definition, being necessarily rigid, would prove embarrassing and, if rigorously applied, might involve great hardship. . . . Furthermore, an enumeration, however comprehensive, of existing methods of unfair competition must necessarily soon prove incomplete, as with new conditions constantly arising novel unfair methods would be devised and developed." 253 U.S., at 436-37. As stated by Senator Cummins in the debates on the trade commission proposal, "the words 'unfair competition' can grow and broaden and mold themselves to meet circumstances as they arise. \* \* \*" 51 Cong. Rec. 14003 (1914). See, e.g., F.T.C. v. R. F. Keppel & Bro., Inc., 291 U.S. 304 (1934); F.T.C. v. Algoma Lumber Co., 291 U.S. 67 (1934).

<sup>&</sup>lt;sup>62</sup> Similarly, in the Commission's antitrust activities under the Trade Commission Act it has become established that the Commission is not limited to forbidding conduct already forbidden by the Sherman or Clayton Acts. See, e.g., F.T.C. v. Motion Picture Advertising Serv. Co., 344 U.S. 392 (1953); F.T.C. v. Cement Institute, 333 U.S. 683 (1948); Grand Union Co. v. F.T.C., 300 F. 2d 92 (2d Cir. 1962); Mytinger & Casselberry, Inc. v. F.T.C., 301 F. 2d 534 (D.C. Cir. 1962).

<sup>&</sup>lt;sup>∞</sup> S. Rep. No. 221, 75th Cong., 1st Sess. 3 (1937); Handler, The Control of False Advertising Under the Wheeler-Lea Act, 6 Law & Contemp. Prob. 91, 96 (1939).

Commission. The legislative history of the Wheeler-Lea amendments to Section 5 discloses explicit and substantial concern with the exploitation of consumers through deceptive, unethical or other-wise unfair marketing methods.<sup>54</sup> The Keppel decision was mentioned a number of times in the deliberations, 53 and its broad and far-reaching conception of the Commission's powers and duties in the field of unfair trade practices received Congressional approval in the enactment of the Wheeler-Lea amendments.

Another result of the Wheeler-Lea Act was the enlargement of the Federal Trade Commission Act to include new provisions (§§ 12-17) dealing specifically with the false advertising of foods, drugs, devices and cosmetics. Since 1939, moreover, Congress has successively augmented the Commission's jurisdiction in the area of consumer protection several times by the enactment of statutes dealing in detail with particular industries.<sup>™</sup> The public policy declared by Congress in the food and drug sections of the Wheeler-Lea Act and in the specialized consumer-protection statutes is relevant in determining the requirements of the more general provisions of Section 5. The food and drug sections express a Congressional determination that the lawful scope of a trade practice may depend in significant part upon the nature of the product involved, and its relationship to human health and safety, while the specialized statutes express a determination that, in particular circumstances, consumer protection may require not only that the seller refrain from affirmative misrepresentation, but also that he make positive and detailed disclosure of material facts concerning his product.

B. The present law of consumer protection under the Federal Trade Commission Act—1. The test of legality under Section 5. In the Keppel decision the Supreme Court described the standard of lawfulness under Section 5 of the Federal Trade Commission Act in language similar to that used by the Court in reference to the due process clause of the Fourteenth Amendment." Section 5, indeed, bears much the same relation to the community's evolving standards of honest, fair and ethical conduct in

54 The test of legality under Section 5 had to be amended, it was stated, "to stop the exploitation or deception of the public. Rep. No. 1705, 74th Cong., 2d Sess. 3 (1936). See also S. Rep. No. 221, 75th Cong., 1st Sess. 3 (1937). Cf. H.R. Rep. No. 1613, 75th Cong., 1st Sess. 3 (1937).

Esee, e.g., Hearings on S. 3744 before the H. Comm. on Interstate and Foreign Commerce, 74th Cong., 2d Sess. 85, 89-90 (1936); Hearing on H.R. 3143 before the H. Comm. on Interstate and Foreign Commerce, 75th Cong., 1st Sess. 14, 17, 42 (1937).

<sup>20</sup> Wool Products Labeling Act of 1939, 54

Stat. 1128, 15 U.S.C. §§ 68-68j; Fur Products Labeling Act, 65 Stat. 175, 15 U.S.C. §§ 69-69j; Flammable Fabrics Act, 67 Stat. 111, 15 U.S.C. §§ 1191–1200; Textile Fiber Products Identification Act, 72 Stat. 1717, 15 U.S.C.

F.T.C. v. R. F. Keppel & Bro., Inc., 291 U.S. 304, 312 (1934), citing Davidson v. New Orleans, 96 U.S. 97, 104 (1878). See also F.T.C. v. Raladam Co., 283 U.S. 643, 648 (1931).

business as the due process clause bears to the community standards of fairness and justice in governmental action. In the words of Judge Learned Hand, describing the Commission's power in the field of deceptive and unfair practices,

The Commission has a wide latitude in such matters; its powers are not confined to such practices as would be unlawful before it acted; they are more than procedural; its duty in part at any rate, is to discover and make explicit those unexpressed standards of fair dealing which the conscience of the community may progressively develop.68

These judicial expressions accord fully with the original understanding of the framers of the Trade Commission Act. "In Section 5 of the Trade Commission Act, it is obvious that no specific rules of conduct were prescribed. The section stated a general ethical and economic principle, and relied upon the course of administration and judicial decision to give it content." 10 It is clear that, at least in the field of advertising or labeling, any practice in commerce that exploits or oppresses the consuming public may be prohibited by the Commission under Section 5 even if there is no specific precedent for its prohibition. And whether a practice should be forbidden is a question committed to the Commission's sound discretion. As Keppel and many other decisions make clear, the determination of the substantive scope of Section 5 is to a considerable extent the Commission's own responsibility.co

2. Deceptive acts or practices. Advertising that prevents the consumer from making a free and informed choice of what or whose products to buy by misrepresenting facts that the consumer considers material to his decision injures honest competitors and the consuming public. The body of law on deceptive acts and practices built up by the Commission and the courts in fifty

<sup>13</sup> F.T.C. v. Standard Educ. Soc., 86 F. 2d 692, 696 (2d Cir. 1936), rev'd on other grounds, 302 U.S. 112 (1937). See also F.T.C. v. Raladam Co., 283 U.S. 643, 651 (1931). - Cf. F.T.C. v. Klesner, 280 U.S. 19, 27-28 (1929)

(opinion by Mr. Justice Brandels).

\*\*Benderson, op. cit. supra note 44, at 36. "Courts have always recognized the customs of merchants, and it is my impression that under this act the Commission and the courts will be called upon to consider and recognize the fair and unfair customs of merchants, manufacturers and traders, and probably prohibit many practices and methods which have not heretofore been clearly recognized as unlawful." 51 Cong. Rec. 11593 (1914) (remarks of Senator Saulsbury). "[I]t would be utterly impossible for Congress to define the numerous practices which constitute unfair competition and which are against good morals in trade, for we are beginning to realize that there is a standard of morals in trade or that there ought to be." 51 Cong. Rec. 11084 (1914) (remarks of Senator Newlands). See Handler, The Jurisdiction of the Federal Trade Commission Over False Advertising, 31 Col. L. Rev. 527, 532-35 (1931); F.T.C. v. R. F. Keppel & Bro., Inc., supra, 291 U.S., at 310-12, nn. 41-43.

<sup>∞</sup> See, e.g., decisions cited in note 58, supra; F.T.C. v. Algoma Lumber Co., 291 U.S. 67 (1934); F.T.C. v. Royal Milling Co., 288 U.S. 212 (1933); Hastings Mfg. Co. v. F.T.C., 153

F. 2d 253 (6th Cir. 1946).

year of law enforcement proscribes such conduct in all its various manifestations. The controlling legal standard is a simple one: If the seller attempts to deceive the consumer in any particular which could influence the latter's buying choice—if, in other words, he uses any false inducement—he has committed a deceptive act or practice in violation of Section 5.º

In the application of this standard to the many different factual patterns that have arisen in cases before the Commission, certain principles have become well established. One is that under Section 5 actual deception of particular consumers need not be shown. All that need be shown, to support a finding of illegality, is that the challenged representation has a substantial capacity or tendency to deceive.62 It has been held many times (see note 61, supra) that the test of unlawful deception under Section 5 is whether the advertisement in question is likely to deceive a substantial segment of the purchasing public, or of that part of the purchasing public to whom the representation is directed, and that this likelihood may be inferred by the Commission, in the exercise of its accumulated administrative knowledge and experience, on the basis of the challenged advertisement itself.63

The traditional common-law distinction between misrepresentation of fact and of opinion-the latter not being considered actionable "-has to a large extent been rejected by decisions under the Trade Commission Act. An advertiser may no longer offer his unsubstantiated opinion concerning the quality or merits of his product if he does so in such a way that the consumer is induced to rely on

<sup>61</sup> See e.g., F.T.C. v. Raladam Co., 316 U.S. 149 (1942); F.T.C. v. Royal milling Co., 288 U.S. 212, 216-17 (1933); F.T.C. v. Algoma Lumber Co., 291 U.S. 67, 78 (1934); F.T.C. v. Standard Educ. Soc., 302 U.S. 112, 116-17 (1937); L. Heller & Son, Inc. v. F.T.C., 191 F. 2d 954 (7th Cir. 1951). See Barnes, False Advertising, 23 Ohio St. L.J. 597 (1962); Note, The Regulation of Advertising, 56 Col. L. Rev. 1018, 1025-34 (1956).

<sup>©</sup> See, e.g., F.T.C. v. Algoma Lumber Co., supra, at 81; F.T.C. v. Winsted Hoslery Co., 258 U.S. 483, 494 (1922); F.T.C. v. Balme, 23 F. 2d 615, 620 (2d Cir. 1928); Gimbel Bros., Inc. v. F.T.C., 116 F. 2d 578 (2d Cir. 1941); Bockenstette v. F.T.C., 134 F. 2d 369, 371 (10th Cir. 1943); Progress Tailoring Co. v. F.T.C., 153 F. 2d 103, 105 (7th Cir. 1946). SE. F. Drew & Co. v. F.T.C., 235 F. 2d 735

(2d Cir. 1956); De Gorter v. F.T.C., 244 F. 2d 270, 283 (9th Cir. 1957); Carter Products, Inc. v. F.T.C., 268 F. 2d 461, 493-95 (9th Cir. 1959); Royal Oil Corp. v. F.T.C., 262 F. 2d 741, 745 (4th Cir. 1959); New Am. Library of World Literature v. F.T.C., 213 F. 2d 143 (2d, Cir. 1954); Zenith Radio Corp. v. F.T.C., 143 F. 2d 29 (7th Cir. 1944); Hiliman Periodicals v. F.T.C., 174 F. 2d 122 (2d Cir. 1949). 64 See Handler, The Control of False Adver-

tising Under the Wheeler-Lea Act, 6 Law & Contemp. Prob. 91, 92-93 (1939); Handler, Unfair Competition, 21 Iowa L. Rev. 175, 195, 230 (1936). Some early decisions under Section 5 continued to draw a distinction between fact and opinion. See, e.g., Raladam Co. v. F.T.C., 42 F. 2d 430 (6th Cir. 1930), aff'd on other grounds, 283 U.S. 643 (1931). But see E. Griffiths Hughes, Inc. v. F.T.C., 77 F. 2d 886 (2d Cir. 1935).

his opinion. While the courts still make occasional reference to the fact-opinion distinction (see, e.g., Koch v. F.T.C., 206 F. 2d 311, 316-17 (6th Cir. 1953)), they recognize no privilege for statements of opinion in advertising, and invariably regard as a deceptive and unlawful representation any opinion stated in such a manner as to mislead the consumer.66 The traditionally broad scope of permissible "puffing" has been narrowed to include only expressions that the consumer clearly understands to be pure sales rhetoric on which he should not rely in deciding whether to purchase the seller's product.67 The test, thus, is not whether a representation is intended as a statement of fact or one of opinion, but whether it is likely to mislead the consumer.68

The loosening of restrictive commonlaw doctrine is also reflected in the expanded concern under the Trade Commission Act with advertising in which deception is present in a form other than a false statement. The Act's objective in the field of advertising and labelingto protect the consumer from being misled in his choice of goods and services to buy—is flouted no less by false and misleading implications, suggestions or insinuations or, as we are about to consider, by failure to disclose material facts, than by explicit misstatements. As anyone who reads newspapers or magazines, or watches television or listens to the radio, well knows, modern advertising relies to a large extent on suggestions and associations, and other forms of indirection and "soft sell," as well as upon explicit claims for the advertised products. Advertisers have found that the explicit claim is not the only effective method of selling their products to the consumer. Since other methods are widely used, it is the Commission's plain duty to require that they be used honestly.

It is now well settled that Section 5 proscribes "any advertising matter whatsoever which creates a misleading impression in the mind of the ordinary pur-

65 Feil v. F.T.C., 285 F. 2d 879, 896-97 (9th Cir. 1960); Barnes, False Advertising, 23 Ohio St. L. J. 597, 646 (1962). Cf. Handler, The Control of False Advertising Under the

Wheeler-Lea Act, supra note 64, at 100-01.

See, e.g., Koch v. F.T.C., supra; Procter & Gamble Co. v. F.T.C., 11 F. 2d 47 (6th Cir. 1926); Wybrant System Products Corp. v. F.T.C., 266 F. 2d 571 (2d Cir. 1959) (per curiam); Erickson Hair & Scalp Specialists v. E.T.C., 272 F. 2d 318 (7th Cir. 1959); Aronberg v. F.T.C., 132 F. 2d 165 (7th Cir. 1942). Cf. 21 U.S.C. § 321(n) (Federal Food and Drug Act).

or Compare Gulf Oil Corp. v. F.T.C., 150 F. 2d 106, 109 (5th Cir. 1945); Steelco Stainless Steel, Inc. v. F.T.C., 187 F. 2d 693, 697-98 (7th Cir. 1951); Goodman v. F.T.C., 244 F. 2d 584 (9th Cir. 1957); Colgate-Palmolive Co., 59 (9th Chr. 1877), Congate-Tamohre Co., 55 F.T.C. 1452, 1469 (1961), rev'd on other grounds, 310 F. 2d 89 (1st Cir. 1962); and Prosser, Torts, § 90, p. 557 (2d ed. 1955), with Kidder Oil Co. v. F.T.C., 117 F. 2d 892 (7th Cir. 1941); H.R. Rep. No. 1613, 75th Cong., 1st Sess. 4 (1937).

∞ A related principle is that a deceptive representation cannot be defended on the ground of the advertiser's good faith or honest belief in the truth of the representation. See, e.g., Gimbel Bros., Inc. v. F.T.C., 116 F. 2d 578 (2d Cir. 1941); Feil v. F.T.C., 285 F. 2d 879 (9th Cir. 1960).

chaser," " for "The skilful advertiser can mislead the consumer without misstating a single fact. The shrewd use of exaggeration, innuendo, ambiguity and halftruth is more efficacious from the advertiser's standpoint than factual assertions. \* \* \* [A]n advertisement may be deemed misleading even though the statements of fact it contains are not in and of themselves deceptive. The statutory ban applies to that which is suggested as well as that which is asserted." Handler, The Control of False Advertising Under the Wheeler-Lea Act, supra note 64, at 99, 102. The decisions applying this principle are legion. 70

Finally, it is well settled that whether an advertisement represents an objective quality of the product or some other, 'extrinsic" factor important to the consumer (e.g., the business status of the advertiser, F.T.C. v. Royal Milling Co., 288 U.S. 212 (1933), or whether the product is new or reprocessed, Mohawk Refining Co. v. F.T.C., 263 F. 2d 818 (3d Cir. 1959)) is immaterial (F.T.C. v. Algoma Lumber Co., 291 U.S. 67 (1934)), since "the public is entitled to get what it chooses" (id., at 78).

We have briefly reviewed some of the better-known principles governing deceptive advertising under Section 5 in order to demonstrate that the standard of lawfulness is a simple, realistic and commonsense one. The application of the standard to a particular advertisement challenged under Section 5 of the Trade Commission Act ordinarily requires the answering of three questions: What is the probable impression of the advertisement on the average consumer to whom it is directed? Is that impression true or false? Is it likely to affect the average consumer in deciding whether to purchase the advertised productis there a material deception, in other words? 71 These are questions of fact, not law.72

3. Failure to disclose material facts. An advertiser's failure to disclose mate-

<sup>∞</sup> Handler, The Control of False Advertising Under the Wheeler-Lea Act, supra note 64, at 102. Cf. F.T.C. v. National Health Aids, Inc., 108 F. Supp. 340 (D. Md. 1952); People v. Minjac Corp., 4 N.Y. 2d 320, 151 N.E. 2d 180, 175 N.Y.S. 2d 16 (1958).

180, 175 N.Y.S. 2d 16 (1958).

\*\*\* See, e.g., D.D.D. Corp. v. F.T.C., 125 F. 2d
679 (7th Cir. 1942); Aronberg v. F.T.C.,
132 F. 2d 165 (7th Cir. 1942); Sebrone v.
F.T.C., 135 F. 2d 676, 679 (7th Cir. 1943);
Caldwell v. F.T.C., 111 F. 2d 889 (7th Cir.
1940); Parker Pen Co. v. F.T.C., 159 F. 2d
509 (7th Cir. 1946); C. Howard Hunt Pen
Co. v. F.T.C., 197 F. 2d 273 (3rd Cir. 1952);
Ford Motor Co. v. F.T.C. 100 F. 2d 175 (6th Ford Motor Co. v. F.T.C., 120 F. 2d 175 (6th Cir. 1941); P. Lorillard Co. v. F.T.C., 186 F. 2d 52, 58 (4th Cir. 1950); Charles of the Ritz Dist. Corp. v. F.T.C., 143 F. 2d 676, 679 (2d Cir. 1944); Kalwajtys v. F.T.C., 237 F. 2d 654, 656 (7th Cir. 1956).

"The last of these questions is ordinarily easily answered when there is an affirmative representation of some sort, for "If a statement is important enough to be included in an advertisement, it is important enough to be true." Handler, supra note 69, at 98. See Note, The Regulation of Advertising, 56

Col. L. Rev. 1018; 1032 (1956).

Rev. 1018; 1032 (1956).

See, e.g., Carter Products, Inc. v. F.T.C.,
268 F. 2d 461, 496 (9th Cir. 1959); Barnes, supra note 65, at 655. See also Gulf Oil Corp. v. F.T.C., 150 F. 2d 106, 108 (5th Cir.

rial facts in circumstances where the effect of nondisclosure is to deceive a substantial segment of the purchasing public is fully equivalent to deception accomplished through misleading statements or suggestions. "To tell less than the whole truth is a well known method of deception." P. Lorillard Co. v. F.T.C., 186 F. 2d 52, 58 (4th Cir. 1950).

For example, if a seller has created in the minds of consumers a false impression of the quality or merits of his product, the Commission may enter an order not only forbidding the deceptive advertising, but in addition requiring the seller to make affirmative disclosure in all future advertising in order to correct the false impression created by his deceptive conduct. E.g., Haskelite Mfg. Co. v. F.T.C., 127 F. 2d 765 (7th Cir. 1942). Such additional relief, necessary in order to cure fully the ill effects of the seller's past unlawful conduct, could be continued at least until the false impression in the public mind has been dissipated by a period of honest advertising.

A requirement of disclosure may also be appropriate in the light of affirmative claims or representations, not false or deceptive in themselves, made by the seller. Such a principle is expressly stated in Section 15 of the Federal Trade Commission Act with respect to the advertising of foods, drugs, devices, and cosmetics, but it has been applied in Section 5 cases as well." Thus in the Old Gold case (P. Lorillard Co. v. F.T.C., 186 F. 2d 52 (4th Cir. 1950)), the respondent had advertised that a Reader's Digest survey had found its cigarettes to be lowest in tar and nicotine content. This was a true statement of the findings of the survey, but without additional disclosure

3 "The examiner's order, on this phase of the case, simply prohibits respondents from representing 'that their watches are manufactured in their entirety in the United States.' This prohibition will not suffice to assure discontinuance of the deception As we have pointed out, the name Waltham, in part through respondents' own efforts, has come to be associated by the public with entirely American-made watches. Deception of the public can be avoided only by requiring respondents, wherever they use the name 'Waltham' in the advertisement or labeling of their watches, to disclose, clearly and prominently, the foreign origin of any of the components thereof. Respondents should be prohibited from using the term 'American,' or any reference to 'Waltham,' in any manner or context suggesting that the watches which they sell under the Waltham name are made in the United States. To provide effective relief these provisions are necessary at least until such time as the harmful effects of respondents' deceptive advertising have been erased. If and when this has been accomplished, the Commission will entertain any application for such modification as may then be appropriate." tham Precision Instrument Co., F.T.C. Docket 6914 (decided July 20, 1962), pp. 8-9, aff'd, — F. 2d — (7th Cir. 1964). Cf. Rudolph R. Siebert Co., 49 F.T.C. 1418

(1953).

"See, e.g., Gimbel Bros., Inc. v. F.T.C., 116
F. 2d 578 (2d Cir. 1941); Royal Baking Powder
Co. v. F.T.C., 281 Fed. 744 (2d Cir. 1922); Allen B. Wrisley Co. v. F.T.C., 113 F. 2d 437 (7th Cir. 1940); Clinton Watch Co. v. F.T.C., 291 F. 2d 838 (7th Cir. 1961); Raladam Co., 24 F.T.C. 475 (1937), order aff'd, 316 U.S. 149 the statement had misleading implications. The advertisement implied that respondent's cigarettes were less harmful than competing brands having higher tar and nicotine contents. But the survey had concluded that no cigarettes, including respondent's, had a sufficiently low tar and nicotine content to be significantly less harmful than other cigarettes. Respondent failed to disclose this qualifying fact, and thereby failed to correct the false impression created by its literally true representation. This was a deceptive half-truth and clearly unlawful.

Even if no affirmative representation is made, nondisclosure may constitute actionable deception.75 The Commission has, for example, brought a number of proceedings against sellers who fail to disclose the country of origin of their products. Suppose that the consumer of a particular product both prefers the domestic product and believes, in the absence of an affirmative statement to the contrary, that the product is domestic; in such a case the seller of the foreign substitute who fails to disclose its foreign origin has deceived the consumer.76 other line of nondisclosure cases under Section 5 involves hazardous commodities. $\pi$  Suppose that a seller advertises a silver polish, and while he does not claim that the polish is safe for ordinary use, neither does he warn that it is dan-gerous; but in fact the fumes from the polish are dangerous to health or safety even under conditions of normal use. Since the consumer's normal expectation is that in the absence of any warning to the contrary such a product can be used safely, he is likely to be deceived if the product is dangerous and the warning is

The principle crystallized in these decisions is that Section 5 forbids sellers to

E See, e.g., Segal v. F.T.C., 142 F. 2d 255 (2d Cir. 1944); L. Heller & Son, Inc. v. F.T.C., 191 F. 2d 954 (7th Cir. 1951); American Tack Co., Inc. v. F.T.C., 211 F. 2d 239 (2d Cir. 1954) (per curiam); Schachnow v. F.T.C., 1940-43 CCH Trade Cases [56118 (3d Cir. 1941); Rabhor Co. v. F.T.C., 1940-43 CCH Trade Cases [56220 (2d Cir. 1942) (per curiam); Mary Muffet, Inc. v. F.T.C., 194 F. 2d 504 (2d Cir. 1952) (per curiam); Mohawk Refining Corp. v. F.T.C., 263 F. 2d 818 (3d Cir. 1959); Keyran v. F.T.C., 265 F. 2d 246 (10th Cir. 1959); Royal Oil Corp. v. F.T.C., 262 F. 2d 741 (4th Cir. 1959); Theodore Kagen Corp. v. F.T.C., 283 F. 2d 371 (D.C. Cir. 1960) (per curiam); Bantam Books, Inc. v. F.T.C., 275 F. 2d 680 (2d Cir. 1960); New Am. Library of World Literature v. F.T.C., 227 F. 2d 384 (2d Cir. 1955).

<sup>76</sup> In addition to the foreign-origin cases, sellers have been required to disclose, for example, that their oil is not new (e.g., Mohawk Refining Corp., supra), that their books are abridged (e.g., Bantam Books, Inc., supra), that their watch bezels are not gold (e.g., Theodore Kagen Corp., supra), that their fabrics are rayon (e.g., Mary Muffet, Inc.), or that their goods are used (e.g., Schocheng supra)

Schachnow, supra).

TSeymour Dress & Blouse Co., 49 F.T.C. 1278 (1953); Rudolph R. Siebert Co., 49 F.T.C. 1418 (1953); Academy Knitted Fabrics Corp., 49 F.T.C. 697 (1952); Fisher & DeRitis, 49 F.T.C. 77 (1952); Harrison Mills, Inc., 50 F.T.C. 1044 (1954) (complaint dismissed); James B. Tompkins, F.T.C. Docket 8567 (decided Dec. 5, 1963).

exploit the normal expectations of consumers in order to deceive just as it forbids sellers to create false expectations by affirmative acts. The nature, appearance or intended use of a product may create an impression in the mind of the consumer—for example, that it is made in the U.S.A., or that it is silk, or that it is safe—and if the impression is false, and if the seller does not take adequate steps to correct it, he is responsible for an unlawful deception.

The Commission's formal proceedings under Section 5 in the area of "pure" failure to disclose (i.e., where no affirmative representations have been made by the seller) have involved labeling more frequently than advertising. Orders requiring affirmative disclosure in advertising as well as labeling have, however, been entered in a number of cases; 78 and the principle of deceptive nondisclosure applies with substantially equal force to advertising, for it is well settled that dishonest advertising is not cured or excused by honest labeling.<sup>79</sup> Whether the ill effects of deceptive nondisclosure can be cured by a disclosure requirement limited to labeling, or whether a further requirement of disclosure in advertising should be imposed, is essentially a question of remedy. As such it is a matter within the sound discretion of the Commission. The question of whether in

The fully litigated cases in which such orders have been entered include: Royal Oil Corp. v. F.T.C., 262 F. 2d 741 (4th Cir. 1959); Mohawk Ref. Co. v. F.T.C., 263 F. 2d 818 (3d Cir. 1959); Kerran v. F.T.C., 265 F. 2d 246 (10th Cir. 1959); Rabhor Co. v. F.T.C., 1940-43 CCH Trade Cases [ 56220 (2d Cir. 1942) (per curiam); Salyer Refining Co., 54 F.T.C. 1026 (1958); Asheville Fabrics, Inc., 49 F.T.C. 1190 (1953); Louis A. Walton Co., 35 F.T.C. 355 (1942); Samuel R. Israel, 32 F.T.C. 20 (1940); Ralph Corn Underwear, Inc., 31 F.T.C. 1076 (1940); Adolph Friedman, 28 F.T.C. 668 (1939); Storyk Bros., Inc., 28 F.T.C. 1944 F. 2d 504 (2d Cir. 1952) (per curiam), aff'g 47 F.T.C. 724 (1950).

Tricker Products, Inc. v. F.T.C., 186 F. 2d 821, 822-24 (7th Cir. 1951). See F.T.C. v. Standard Educ. Soc., 302 U.S. 112 (1937); Book-of-the-Month Club v. F.T.C., 202 F. 2d 486 (2d Cir. 1953); Progress Tailoring Co. v. F.T.C., 153 F. 2d 103 (7th Cir. 1946); Exposition Press, Inc. v. F.T.C., 295 F. 2d 869 (2d Cir. 1961). "The law is violated if the first contact or interview is secured by deception, \* \* \* even though the true facts are made known to the buyer before he enters into the contract of purchase." Carter Products, Inc., supra, at 824.

30 "Congress placed the primary responsibility for fashioning such [cease-and-desist] orders upon the Commission, and Congress expected the Commission to exercise a special competence in formulating remedies to deal with problems in the general sphere of competitive practices." F.T.C. v. Ruberoid Co., 243 U.S. 470, 473 (1952). "The Commission is the expert body to determine what remedy is necessary to eliminate the unfair or deceptive trade practices which have been disclosed. It has wide latitude for judgment and the courts will not interfere except where the remedy selected has no reasonable relation to the unlawful practices found to exist." Jacob Siegel Co. v. F.T.C., 327 U.S. 608, 612–13 (1946). "[T]he Supreme Court has as much circumscribed our powers to review the decisions of administrative tribunals in point of remedy, as they have always been circumscribed in the review of

a particular case to require disclosure in advertising cannot be answered by application of any hard-and-fast principle. The test is simple and pragmatic: Is it likely that, unless such disclosure is made, a substantial body of consumers will be misled to their detriment?

The standard of lawfulness (§ 15(a) (1)) under the food and drug sections of the Trade Commission Act, which were added by the Wheeler-Lea Act in 1938, has a definite bearing on the problem of deceptive nondisclosure under section 5. Section 15(a) (1) provides in pertinent part:

The term "false advertisement" means an advertisement, other than labeling, which is misleading in a material respect; and in determining whether any advertisement is misleading, there shall be taken into account (among other things) not only representations made or suggested by statement, word, design, device, sound, or any combination thereof, but also the extent to which the advertisement fails to reveal facts material in the light of such representations or material with respect to consequences which may result from the use of the commodity to which the advertisement relates under the conditions prescribed in said advertisement. or under such conditions as are customary

This definition appears not to change the test of an actionable deception so far as affirmative representations are concerned. To be sure, Congress, in enacting section 15, was consciously concerned to reach "the most subtle as well as the most vicious types of advertisement" (H.R. Rep. No. 1613, 75th Cong., 1st Sess. 5 (1937)). It was explained that "The provisions of this bill covering false advertising are far reaching" (id., at 4), and that "it [the bill] covers every case of imposition on a purchaser for which there could be a practical remedy" (id., at 5). But we have seen that section 5 is fully as broad as this. Section 15, however, in contrast to section 5, is explicit in making nondisclosure a possible basis of liability. It specifies two circumstances in which nondisclosure may render an advertisement false and hence unlawful.

The first is where the undisclosed facts are material by virtue of representations made in the advertisement. This is simply the principle of the deceptive half-truth which, as has been pointed out, is an established principle of Section 5 liability. The Commission's recent "Outgro" decision (American Home Products Corp., F.T.C. Docket 8478 (decided September 27, 1963)) exemplifies the operation of the principle under Section 15. Respondent's product, a

facts. Such tribunals possess competence in their special fields which forbids us to disturb that measure of relief which they think necessary. In striking that balance between the conflicting interests involved which the remedy measures, they are for all practical purposes supreme." Herzfeld v. F.T.C., 140 F. 2d 207, 209 (2d Cir. 1944) (L. Hand, J.). Although the foregoing judicial expressions occur in the context of remedies fashioned under Section 5(b) of the Trade Commission Act or Section 11(b) of the Clayton Act, i.e., cease-and-desist orders, they would appear equally applicable where the remedy takes the form of a trade regulation rule.

treatment for ingrown toenail, did in fact, as it claimed in respondent's advertising, afford "relief and protection" respecting this condition. But the relief was temporary only, and the protection nonexistent once infection set in. The use of "Outgro" after the onset of infection might actually aggravate the danger from such infection and make it more difficult to cure. Without explicit disclosure of these facts, which qualified and explained the claim of "relief and protection," the danger was acute that purchasers of the product would misunderstand the limits of its effectiveness and thereby forego necessary medical attention.

The second circumstance specified in Section 15 under which nondisclosure may render an advertisement false is also one to which we have adverted, in discussing the requirements of Section 5 in the field of hazardous commodities. If the actual consequences of normal use of the advertised product are different from the expected consequences, they should be disclosed to avoid creating a false impression. If, for example, a food is advertised without disclosure of dangers in eating it of which the consumer is unaware, there is palpable—and very dangerous—deception.

While Section 15 adverts specifically

While Section 15 adverts specifically to nondisclosure and Section 5 does not, the legal test under Section 15 in the nondisclosure area is, if anything, probably narrower than that under Section 5. Many of the "pure" nondisclosure cases actionable under Section 5, apart from the hazardous-commodities cases, could not be maintained under Section 15 because they do not involve the nondisclosure of facts material with respect to the consequences of using the product.

Although the standard of lawfulness in Section 15 with respect to failure to disclose material facts seems not to broaden the duties already borne by sellers subject only to the more generally worded prohibitions of Section 5, it illumines those requirements as applied in specific situations. For one thing, it is noteworthy that the specific references in Section 15 to nondisclosure as a basis for finding a violation of the Federal Trade Commission Act occur in the context of advertising, not labeling, regulation: the food and drug sections of the Trade Commission Act are expressly limited to advertising and exclude labeling (§ 15(a)(1)). Congress has determined, then, that there are circumstances in which the nondisclosure of material facts in advertising should be prevented on its own account, wholly irrespective of what disclosure is made or required in labeling.

For another thing, Section 15, in its explicit concern with nondisclosure of

which, like food, drugs, devices, and cosmetics, are intended to be used in intimate contact with the human body, enunciates a principle of false and deceptive advertising that is of general applicability where any such products are concerned. The principle is that sellers of a product the use of which may involve danger to human health or safety are under a duty to disclose to the consumer the consequences of use. where those consequences are not known to the consumer. It is true that the disclosure-of-consequences provision of Section 15 is not limited to situations of danger; a seller may be required to disclose the consequences of using his food, drug, device or cosmetic even though no danger to health or safety is posed by nondisclosure. See, e.g., Keele Hair & Scalp Specialists, Inc. v. F.T.C., 275 F. 2d 18 (5th Cir. 1960). Still, it seems clear that in adding Section 15 to the Trade Commission Act Congress was particularly concerned with the situation in which consumers are misled as to the consequences of using a product to the detriment of their health or safety. (Cf. Handler, The Control of False Advertising Under the Wheeler-Lea Act. 6 Law & Contemp. Prob. 91, 102 (1939).)

Other products besides foods, drugs, devices and cosmetics, as those terms are defined for purposes of the food and drug sections of the Trade Commission Act (see sections 15 (b)-(e)), are used in intimate contact with the human body, or otherwise involve serious possibilities of danger to human life, health or safety. The special jurisdictional and remedial provisions of the food and drug sections (see sections 12-14) do not of course apply to the advertising of such products, but the standard of lawfulness embodied in section 15(a) (1), insofar as it expresses a general principle of false and deceptive advertising, is fully applicable in a section 5 proceeding. In the only case in which the question of whether cigarettes are subject to the food and drug sections has arisen (F.T.C. v. Liggett & Myers Tobacco Co., 108 F. Supp. 573 (S.D.N.Y. 1952), aff'd mem., 203 F. 2d 956 (2d Cir. 1953)), the court, while holding that they are not, in no way suggested that a seller of cigarettes (or of any other product which, though technically not a food, drug, device or cosmetic, is intended to be used in intimate contact with the human body) is not subject to the duty to disclose the consequences of using his product in circumstances where failure to disclose such consequences would be deceptive.83 It is at all events clear that,

the consequences of using products which, like food, drugs, devices, and cosmetics, are intended to be used in intimate contact with the human body, enunciates a principle of false and deceptive advertising that is of general applicability where any such products are concerned. The principle is that sellers of a product the use of which may involve danger to human health or

4. The general principle of seller's duties with respect to the marketing of dangerous products. As has been stated, whether an act or practice is an unlawful decepiton within the meaning of Section 5 may depend upon whether normal use of the product involves dangers to human life, health or safety. The principle is not limited to the nondisclosure area. It also has relevance to determining whether affirmative claims or representations in advertising rise to the level of unlawful deception. The seller of a product whose use may cause personal injury is held to a more stringent standard of truthfulness in advertising than other sellers. As to him, the Commission not only may, but must, "insist upon the most literal truthfulness" (Moretrench Corp. v. F.T.C., 127 F. 2d 792, 795 (2d Cir. 1942)), and resolve all ambiguities and interpretive uncertainties against the seller. 5

There are two reasons for such special treatment. First, the stakes are so much greater. It is one thing to permit an occasional borderline misrepresentation where it appears that only a few consumers are likely to be misled and suffer economic loss thereby. It is altogether more serious to permit the misleading of even the few, where those who are misled may, in consequence, be injured in their persons as well as their pocketbooks. Second, while consumers may perhaps discount a certain amount of exaggerated and distorted advertising in the case of

vértising was considered slight. It should be borne in mind that the food and drug sections of Wheeler-Lea do much more than merely set out a test of unlawfulness; they also empower the Commission to seek a preliminary injunction, impose criminal penalties, and broaden the Commission's jurisdiction over sellers of the subject products. Congress may have felt, for one reason or another, that cigarette advertising should not be subject to these special provisions. And, assuming it is correct, the Liggett & Myers decision-rendered, significantly, in a suit by the Commission for a preliminary injunction-does no more than confirm that the Commission cannot invoke these special provisions against cigarette advertisers. should be noted, however, that cigarettes have been held to be "drugs" if they are represented as having therapeutic powers. United States v. 46 Cartons of Fairfax Cigarettes, 113 F. Supp. 336 (D.N.J. 1953).)

See Houbigant, Inc. v. F.T.C., 189 F. 2d 1019 (2d Cir. 1944); Fresh Grown Preserve Corp. v. F.T.C., 125 F. 2d 917, 919 (2d Cir. 1942); Mary Muffet, Inc. v. F.T.C., 194 F. 2d 504 (2d Cir. 1952) (per curiam).

See Murray Space Shoe Corp. v. F.T.C., 304 F. 2d 270 (2d Cir. 1962); Country Tweeds, Inc. v. F.T.C., 326 F. 2d 144, 148 (2d Cir. 1964). Cf. United States v. 95 Barrels of Vinegar, 265 U.S. 438, 443 (1924). "Advertisements which are capable of two meanings, one of which is false, are misleading." Rhodes Pharmacal Co. v. F.T.C., 208 F. 2d 382, 387 (7th Cir. 1953), rev'd on other grounds, 348 U.S. 940 (1955) (per curiam).

See also Aronberg v. F.T.C., 132 F. 2d 165 (7th Cir. 1942); Sebrone v. F.T.C., 135 F. 2d 676 (7th Cir. 1943); National Bakers Services, Inc. v. F.T.C., — F. 2d — (7th Cir. 1964). <sup>22</sup> For decisions applying this aspect of Section 15, see, e.g., Ultra-Violet Products Co. v. F.T.C., 143 F. 2d 814 (9th Cir. 1944); American Medicinal Products, Inc. v. F.T.C., 136 F. 2d 426 (9th Cir. 1943); Lanolin Plus, Inc., F.T.C. Docket 8150 (decided September 12, 1962).

So The ground of the Liggett & Myers decision was that on the basis of the language of section 15 (which defines the products subject to the food and drug sections very narrowly) and what skimpy legislative history there was on the question, as well as the Commission's failure for many years after passage of the Act to suggest that cigarettes were subject to the food and drug sections, it was the likelier inference that the Congress that enacted the Wheeler-Lea Act did not intend that cigarettes be subject to those sections. The basis for Congress' position on this point is not entirely clear; probably in 1938 the need for regulation of cigarette ad-

ordinary products, they are not likely to expect and be prepared to cope with loose advertising practices in the area of health and safety. People have a right to, and by and large do, expect that advertising will be completely truthful in circumstances where the consequences of an untruth, half-truth, or ambiguity may be personal injury. Because they expect fair dealing in the advertising of such products, their guard is down.

An example of the higher standards of candor and honesty in advertising which Section 5 requires in the area of what may broadly be termed "dangerous products" is furnished by the problem of unsubstantiated, but not necessarily false, claims. Not only is it a deceptive act or practice to make a false claim, but, in a situation where the consumer's reliance on the advertiser's claim might result in personal injury if the claim were false, it is also, and independently, deceptive and unlawful to fail to substantiate the truth of the claim in advance. As the Commis-

\* \* \* [A]n advertiser is under a duty, before he makes any representation which, if false, could cause injury to the health or personal safety of the user of the advertised product, to make reasonable inquiry into the truth or falsity of the representation. He should have in his possession such information as would satisfy a reasonable and prudent businessman, acting in good faith, that such representation was true. To make a representation of this sort, without such minimum substantiation, is to demonstrate a reckless disregard for human health and safety, and is clearly an unfair and deceptive practice.

sion stated recently:

That this is so is evident from basic principles governing the law of false and mis-leading representations. One who affirmatively advertises a product to be safe, in a context in which the prospective user's health or safety may be adversely affected if the claim is false, implicitly represents that he has a reasonable and substantial foundation in fact for making the claim. Consider the case of an advertisement for a sunburn oil which states that the product will absolutely prevent painful sunburn, no matter how prolonged the user's exposure to the sun. purchaser of this product would certainly be surprised and dismayed to find that the advertiser had made such a claim without having solid reason to believe it to be true. Purchasers believe that where such a claim is made, it has been substantiated in advance; the belief is reasonable and, we think, widespread. It is entitled to the Commission's protection. [Heinz W. Kirchner, F.T.C. Docket 8538 (decided November 7, 1963), pp.

This principle has been applied by the Commission in a case involving cigarette advertising. The Commission held to be false and deceptive a representation by respondent, concerning an alleged improvement in its cigarettes, on the ground that the experimental and other data upon which respondent had relied

in making this representation to the public were unreliable and did not justify respondent's making the claim. Respondent's failure to substantiate the claim in advance, not the falsity as such of the claim, was the basis for a finding of deception. The Commission "is not held to higher standards of substantiality or probative value in dealing with respondent than respondent has observed in dealing with the public" (49 F.T.C. at 730). We note that at the public hearings in the present matter the spokesman for the cigarette industry conceded the validity of the principle under discussion here (R. 83-Z-1).

Two final points should be made on the subject of dangerous products. First, in stating that the Trade Commission Act imposes special requirements with respect to the advertising of such products, we do not, of course, imply that the Commission has been given by Congress a general jurisdiction to protect the health and safety of consumers. The Commission's responsibility is not to control or prevent the sale or use of dangerous products, but to ensure that the advertising of such products is not unfair and does not deceive.

Second, if the scope of the concept of unlawful deception and the requirements of appropriate remedial action may be affected by the hazardous nature of the product involved,57 clearly they may also be affected by the particular degree of danger involved in using the product. If use of the product involves a risk not only to health or safety, but to life itself, the standard of truthfulness to which the seller must conform is of the highest. Deception with respect to such a product obviously cannot be excused on the ground that only a relatively few consumers would be misled; and consumers are most unlikely to expect any but the very highest standards of honest, truthful, and informative marketing of such a product.

5. Unfair acts or practices. The Keppel decision (F. T. C. v. R. F. Keppel & Bro., Inc., 291 U.S. 304 (1934)) makes clear that the prohibitions of section 5 of the Trade Commision Act embrace acts, practices, or methods of competition that are neither deceptive or misleading, on the one hand, nor monopolistic or anticompetitive, on the other. The Supreme Court in Keppel held that the merchandising practice challenged by the Commission—the sale of penny candy to children by lottery methodsunfairly exploited consumers to the prejudice of respondent's competitors, who were under strong moral compulsion not to engage in the practice, and was therefore proscribed by section 5. The Wheeler-Lea amendments to the Trade Commission Act, passed subsequently to the Keppel decision, eliminated prejudice to competitors as a prerequisite to the Commission action under

section 5. The amendments did not of course reject, but, rather, approved and codified, the principle of Keppel—that certain merchandising practices are forbidden by section 5 even though they are neither deceptive nor anticompetitive. That principle is embodied in the provision of section 5, added by the Wheeler-Lea Act, that forbids "unfair \* \* \* acts or practices in commerce." Is

It is not possible to give an exact and comprehensive definition of the unfair acts or practices proscribed by Section 5 as amended. The Court in Keppel assumed that the practice challenged in that case did not involve fraud or criminality. It further emphasized that the practice was not beyond the reach of the Commission merely because it did not fall within established categories of immoral or unlawful marketing methods. The Court did, however, state that the practice was one which competitors of the respondent were "under a powerful moral compulsion not to adopt" (291 U.S., at 313), and that it was "unscrupulous" (ibid.).

An idea of the broad scope of the concept of unfair acts or practices may be gathered from a consideration of the marketing methods which the Commission has in the past forbidden as unfair but which involve neither false-advertising nor restraint-of-trade principles. These methods include: bribery of a customer's employees ("commercial brib-ery")\*\* and "payola"; \*\* inducing pur-chases by coercion, intimidation, and false disparagement of competitors' goods-e.g., by "scare tactics"; " harassment of competitors and appropriation of the results of their efforts: 92 inducing breach of competitors' contracts; ss enticing or inciting competitors' employees; 4 physical interference with competitors' goods or properties ("lifting" competitors' goods from dealers or consumers, destroying competitors' catalogs, removal of manufacturers' names from products, etc.); so unfair acquisition of competitors' trade secrets, e.g., by es-

<sup>\*\*</sup>Philip Morris & Co., Ltd., 49 F.T.C. 703, 730 (1952), vacated on appeal on motion of Commission, 5 F.T.C. Statutes and Court Decisions 790 (D.C. Cir. 1953), complaint dismissed on affidavit of abandonment, 51 F.T.C. 857 (1955). Cf. R. J. Reynolds Tobacco Co., 46 F.T.C. 706, 727 (1950), modified on other grounds, 192 F. 2d 535 (7th Cir. 1951); Handler, The Control of False Advertising Under the Wheeler-Lea Act, supra, at 110.

stances Labeling Act. enacted in 1960. 15 U.S.C. sections 1261–73, in which Congress has given explicit recognition to the special need for stringent labeling requirements in the area of dangerous products. The Act does not regulate the advertising of such products, however.

<sup>88</sup> If a practice both exploits consumers unfairly and injures competitors, it will be—as in Keppel—an unfair method of competition, as well as an unfair act or practice.

See, e.g., F.T.C. v. Grand Rapids Varnish Co., 41 F. 2d 996 (6th Cir. 1929); Handler, Unfair Competition and the Federal Trade Commission, 8 Geo. Wash. L. Rev. 399, 408-09

See, e.g., Bernard Lowe Enterprises, Inc., 59 F.T.C. 1485 (1961).

<sup>\*\*</sup> See, e.g., Holland Furnace Co. v. F.T.C., ... 295 F. 2d 302 (7th Cir. 1961); Dorfman v. F.T.C., 144 F. 2d 737 (8th Cir. 1944); Lane v. F.T.C., 130 F. 2d 48 (9th Cir. 1942); Zlotnick the Furrier, Inc., 48 F.T.C. 1068 (1952).

<sup>&</sup>lt;sup>22</sup> See, e.g., Independent Directory Corp. v. F.T.C., 188 F. 2d 468 (2d Cir. 1951); Directory Publishing Corp. v. F.T.C., 208 F. 2d 632 (2d Cir. 1953); Chamber of Commerce of Minneapolis v. F.T.C., 13 F. 2d 673 (8th Cir. 1926).

See, e.g., Carter Carburetor Corp. v. F.T.C.,
 F. 2d 722 (8th Cir. 1940); Kalwajtys v.
 F.T.C., 237 F. 2d 654 (7th Cir. 1956).

 <sup>&</sup>lt;sup>∞</sup> See, e.g., Cook-Master, Inc., 46 F.T.C. 532 (1950); Darling & Co., 30 F.T.C. 739 (1940).
 <sup>∞</sup> See, e.g., Hastings Mig. Co. v. F.T.C., 153 F. 2d 253 (6th Cir. 1946); American Greetings Corp v. United States, 49 F.T.C. 440 (1952); Waldes & Co., 8 F.T.C. 305 (1925).

pionage; \* push money; \* failure to fill orders promptly and shipment of unordered goods ("padding"); \* wrongful forcing of deals or payments, e.g., by false threats to sue; so substitution of inferior goods; on and, of course, distribution of merchandise through lottery devices.101

Focusing on acts or practices which have been forbidden primarily because of their unfairness to consumers, rather than to competitors, we should mention, as further examples: refusals to deliver (E. T. Moye, 50 F.T.C. 926 (1954)) or to return goods kept for repair (Interstate Home Equipment Co., 40 F.T.C. 260 (1945)); wrongfully delayed delivery of purchased goods (Associated Trade Press, Inc., 46 F.T.C. 58 (1949)); extorting releases from liability (Holland Furnace Co., 55 F.T.C. 55 (1958), aff'd, 295 F. 2d 302 (7th Cir. 1961)); shipping unordered goods in order to induce purchase by mistake (Norman Co., 40 F.T.C. 296 (1945)); concealing seller's identity to obtain repeat orders (Folding Furniture Works, Inc., 34 F.T.C. 921 (1942)); wrongful refusals to return deposits (Interstate Home Equipment Co., supra) or make refunds (Zlotnick the Furrier, Inc., 48 F.T.C. 1068 (1952)); and threatening suit where no money is actually due (Dorfman v. F.T.C., 144 F. 2d 737 (8th Cir. 1944)).

No enumeration of examples can define the outer limits of the Commission's authority to proscribe unfair acts or practices, but the examples should help to indicate the breadth and flexibility of the concept of unfair acts or practices and to suggest the factors that determine whether a particular act or practice should be forbidden on this ground. These factors are as follows: (1) whether the practice, without necessarily having been previously considered unlawful, offends public policy as it has been established by statutes, the common law, or otherwise-whether, in other words, it is within at least the penumbra of some common-law, statutory, or other established concept of unfairness; whether it is immoral, unethical, oppres-

<sup>100</sup> See, e.g., Philip Carey Mfg. Co. v. F.T.C., 29 F. 2d 49 (6th Cir. 1928); Oakes Co., 3 F.T.C.

© See, e.g., Holland Furnace Co. v. F.T.C., 295 F. 2d 302 (7th Cir. 1961); Trade Union Courier Publishing Co. v. F.T.C., 232 F. 2d 636 (3d Cir. 1956); United States Stationery

Co., 49 F.T.C. 745 (1953).

100 See, e.g., National Trade Publications, Inc. v. F.T.C., 300 F. 2d 790 (8th Cir. 1962); Interstate Home Equipment Co., 40 F.T.C. 260

101 See, e.g., F.T.C. v. George Ziegler Co., 90 Co. v. F.T.C., 104 F. 2d 999 (7th Cir. 1939); Douglas Candy Co. v. F.T.C., 125 F. 2d 665 (8th Cir. 1942); Surf Sales Co. v. F.T.C., 259 F. 2d 744 (7th Cir. 1958); Rosten v. F.T.C., 263 F. 2d 620 (2d Cir. 1959); Lichtenstein v. F.T.O., 194 F. 2d 607 (9th Cir. 1952).

causes substantial injury to consumers (or competitors or other businessmen). If all three factors are present, the challenged conduct will surely violate Section 5 even if there is no specific precedent for proscribing it. The wide variety of decisions interpreting the elusive concept of unfairness at least makes clear that a method of selling violates Section 5 if it is exploitive or inequitable and if, in addition to being morally objectionable, it is seriously detrimental to consumers or others. Beyond this, it is difficult to generalize.

In the last analysis, the Commission's responsibility in this area is to enforce a sense of basic fairness in business conduct. For while Section 5 "does not authorize regulation which has no purpose other than \* \* \* censoring the morals of business men" (F.T.C. v. R. F. Keppel & Bro., Inc., 291 U.S. 304, 313 (1934)), the Commission cannot shirk the difficult task of defining and preventing those breaches of the principles of fair dealing that cause substantial and unjustifiable public injury.

V. THE REQUIREMENTS OF THE FEDERAL TRADE COMMISSION ACT WITH RESPECT TO THE MARKETING OF CIGARETTES, IN LIGHT OF THE HEALTH HAZARDS OF SMOKING

Section 5 of the Federal Trade Commission Act requires scrupulous adherence to the standards of fairness, accuracy, and full disclosure in the marketing of cigarettes (see Parts II and IV. supra). It is all the more imperative to hold cigarette manufacturers to the duty of fair and non-deceptive marketing in view of the evident attractiveness of cigarette smoking to children and teenagers, and the fact that it is habit-form-

In this part of the report our concern is to define and particularize, in light of the health hazards of smoking, the requirements of Section 5 with respect to the marketing of cigarettes. In attempting to delineate the lawful bounds of cigarette merchandising, however, we do not mean to suggest or imply that past or current practices of the cigarette industry have violated or are violating any statute administered by the Commission, except insofar as such practices may have been determined to be unlawful in adjudicative proceedings under section. 5(b). (See note 3, supra). The present trade regulation rule proceeding is not a proper vehicle for determining whether violations of law have occurred (see Part VI, infra). The concern of the present proceeding is with the future, not the past—with how, in light of the Report of the Surgeon General's Advisory Committee, and other pertinent data and materials, the cigarette industry may now avoid violation of the Trade Commission There is no purpose here to impute Act. guilt or innocence in respect of past practices.

A. Affirmatively deceptive advertising. Outright false statements in advertising or labeling respecting the healthfulness or safety of smoking cigarettes or smoking the advertised brand are, of course, unlawful; they require no discussion. But quite apart from explicit misstate-

sive, or unscrupulous; (3) whether it ments, section 5, as has been demonstrated in the preceding part of this report, forbids a seller to create a false impression in the mind of the consumer through suggestions, insinuations, misleading statements of opinion or exaggerations, deceptive half-truths, innuendo, and other indirect techniques.

Two problems of indirect deception require particular attention in considering the lawful bounds of cigarette advertising. The first is the problem of the unsubstantiated, but not necessarily false, claim. Suppose that a cigarette manufacturer were to claim in his advertising, without having in his possession evidence sufficient to establish the truth of the claim, that a new kind of filter eliminated certain harmful ingredients from the cigarette smoke. There would clearly be deception. Most purchasers assume that an advertiser would not make an unsupported claim of product safety.

What quantum of evidence must a cigarette advertiser have in his possession before making such claims? Given the complexity of the technical issues involved in the problem of cigarette smoking and public health, it is doubtful that may such claims would be susceptible of complete proof. To set the standard of advance substantiation at too high a level might, in consequence, preclude the advertising of genuine advances in the safety of cigarette smoking and thereby discourage the development of such products.

The other problem is that of a literally true claim respecting the health consequences of smoking the advertised brand which, nevertheless, is deceptive because of failure to disclose material facts that qualify and explain the claim. Suppose that an advertiser truthfully states that his cigarettes contain no argon. Without further elaboration, many consumers would assume that the elimination of such an ingredient lessened the hazards of smoking the brand-else why would the advertiser make such a claim? The impression created by such an advertisement will be false if, for example, there is a lack of substantial evidence that the elimination of argon lessens the hazards of smoking. That material qualifying fact must be disclosed in order to dispel the false impression created by the claim standing alone.

Consumers would also be deceived, we believe, by claims relating to the amount of the ingredients (e.g., tar and nicotine) present in the cigarette smoke, unless such claims have been verified in accordance with a fully uniform testing procedure. An advertiser who stated that his cigarettes contained only 5 milligrams of tar might be describing accurately the test results he had obtained. Yet advertising these results could create a false impression of the relative hazards of smoking the brand, and be unfair to competitors, if the advertiser were using a testing procedure that yielded, on the same cigarette, a lower tar count than the testing procedure used by other manufacturers as the basis of their advertising of tar content.

In order to prevent deception in an area of substantial health hazards where

<sup>&</sup>lt;sup>55</sup> See, e.g., Rushing v. F.T.C., 320 F. 2d 280 (5th Cir. 1963); Dorfman v. F.T.C., 144 F. 2d 737 (8th Cir. 1944); Consumers Home Equipment Co. v. F.T.C., 164 F. 2d 972 (6th Cir. 1947) (per curiam); Norman Co., 40 F.T.C. 296 (1945); Folding Furniture Works, Inc., 34 F.T.C. 921 (1942); Associated Trade Press, Inc., 46 F.T.C. 58 (1949).

highly technical medical and scientific considerations may make literally true claims nevertheless misleading, uniform testing methods should be used as the basis of, and all material qualifying facts should be disclosed in, advertising of claimed improvements in the safety of

cigarette smoking.

B. The seller's duty to disclose the health hazards of cigarette smoking. 1. General principles. Part IV of this report reviewed the various circumstances in which Section 5 of the Federal Trade Commission Act may require an advertiser to disclose material facts in marketing his product. It was pointed out that under well-established principles this duty might arise either because of past or present affirmative representations by the seller, requiring affirmative disclosure of additional facts in order to dispel a false impression created in the mind of the consumer, or, even in the absence of any affirmative representations, because nondisclosure was deceptive in light of the appearance, nature, or intended use of the product. Specifically, it was noted that the seller of a product involving dangers in its use might be required to disclose the existence of such dangers to the consumers.102

(a) The Dangerous-Products Principle. Cigarettes are a product designed for use, and are used, in intimate contact with the human body-as intimate, certainly, as any food or drug-and it is well established, in a long line of Commission decisions, that the normal expectations of consumers of such products (whether a food, a drug, or other) is

102 The cigarette manufacturer, as a supplier of goods, is under a common-law duty to exercise reasonable care to assure that goods placed on the market are safe (Prosser, Torts § 83 (2d ed. 1955)); and where goods are inherently dangerous, there is a commonlaw duty to warn, in advertising and labeling, of known dangers. . Ibid.; Dillard & Hart, Directions for Use and the Duty to Warn, 41 Va. L. Rev. 145 (1955). The Restatement of Torts, § 388 (1934), also takes this view:

"One who supplies directly or through a third person a chattel for another to use, is subject to liability to those whom the sup-plier should expect to use the chattel with the consent of the other or to be in the vicinity of its probable use, for bodily harm caused by the use of the chattel in the manner for which and by a person for whose use

it is supplied, if the supplier
(a) knows, or from facts known to him should realize that the chattel is or is likely to be dangerous for the use for which it is supplied:

(b) and has no reason to believe that those for whose use the chattel is supplied will realize its dangerous condition; and

(c) fails to exercise reasonable care to inform them of its dangerous condition or of the facts which make it likely to be so.'

The law of products liability is in process of development toward the day when the seller of any product who sells it in a condition dangerous for use will be held strictly liable to the ultimate user for injuries resulting from such use, even though the seller has exercised all possible care, and the user has entered into no contractual relation with him. Prosser The Assault Upon the Citadel (Strict Liability to the Consumer), 69 Yale L. J. 1099, 1112 (1960); Restatement (Second), Torts, § 402A (Tent. Draft No. 7, approved May 1, 1961). that they are safe under normal conditions of use. If they are not safe under such conditions but this fact is not disclosed, the consumer is deceived and the seller is guilty of unlawful deception. Cigarettes are not safe under normal conditions of use. Although the degree of risk may vary, a hazard to health exists for every smoker, whether he be a "moderate" smoker of a pack a day, a "light" smoker of less than a pack a day, or a "heavy" smoker. A seller's failure to disclose the health hazards of smoking is, therefore, a deceptive act or practice proscribed by Section 5.

(b) The "Deceptive Half-Truth" Principle. Most cigarette advertising-and certainly the vast bulk of all such advertising in the mass media-does not merely direct attention to the name of the brand (in contrast to cigarette labeling, which ordinarily contains little but the brand name), or limit itself to representations unrelated to the experience of cigarette smoking (e.g., premium or price offers). In the cigarette industry, advertising has actively stimulated demand for the advertised brand by portraying cigarette smoking in general and the smoking of the advertised brand in particular as a satisfying, desir-

able, and attractive activity.

Such advertising has associated cigarette smoking with such positive attribûtes as contentment, glamour, romance, youth, happiness, recreation, relaxation, comfort, and sophistication, at the same time suggesting that smoking is an activity at least consistent with physical health and well-being. Furthermore, cigarette advertising has frequently intimated, without claiming outright, that smoking or smoking the advertised brand is innocuous or at least less hazardous than smoking other brands. Cigarette advertising has thus stressed the claimed satisfactions of smoking while ignoring completely-or even attempting to negate—the dangers of the habit.

It is a deceptive act or practice for an advertiser to make representations concerning the satisfactions to be derived from using so hazardous a product as cigarettes without, at the same time, disclosing the dangers to health involved in its use. Even if the cigarette manufacturer does not claim or suggest that smoking cigarettes or smoking the advertised brand is harmless or healthful. or less hazardous than smoking other brands, in affirmatively representing the smoking habit as attractive and satisfying he is fostering an impression of safety in the minds of many consumers. The image of smoking projected in the typical cigarette advertisement is of a pleasant and happy activity. That image is in-consistent with and misrepresents the complete truth about smoking, which is that while it may afford pleasure, it is a habit difficult to break and extremely dangerous to life and health. To avoid giving a false impression that smoking, because it may be pleasant and satisfying, is therefore innocuous, the cigarette manufacturer who represents the alleged pleasures or satisfactions of cigarette smoking in his advertising must also disclose the serious risks to life that smoking involves.

This principle is applicable a fortiori to cigarette advertising that not only stresses the satisfactions of smoking, but makes a positive attempt to allay the consuming public's fears or anxiety with respect to the dangers of smoking by representing or implying that smoking the advertised brand is or may be harmless or less harmful than smoking other brands. Quite apart from its failure to disclose the hazards of smoking, much advertising of this sort probably is at least on the borderline of deception. But even a completely truthful such claimreferring, let us suppose, by way of a hypothetical example, to a genuine and substantial improvement in the safety of smoking the advertised brand-is likely to deceive many consumers unless there' is disclosure of the hazards of smoking. Where such claims are made, disclosure is required to dispel any impression that because the advertised brand incorporates certain safety features or improvements, or contains fewer harmful ingredients than other brands, it is therefore safe.103

In short, although advertising claims respecting the satisfactions of smoking or respecting health or the safety features of a particular brand are not necessarily untruthful in themselves, standing alone they are at best half-truths. They may be literally true, yet they are still likely to convey the false impression that cigarette smoking is not dangerous to human life and health. The disclosure of the hazards of smoking is necessary to

correct a deceptive half-truth.

Cigarette advertising of the kind described above (i.e., advertising that lavs heavy stress on the satisfactions of smoking and frequently attempts to negate the dangers of smoking-but never discloses those dangers) has for many years dominated, and continues to dominate, the industry. Its volume has been very great. Advertising so intensive and longcontinued throughout an entire industry is bound to create and has created a powerful impression-in this case one of smoking as a satisfying, pleasurable, and perhaps even indispensable activity which is consistent, at least, with physical health and well-being. That impression is now firmly lodged in the minds of the consuming public.

The principle thus comes into play that an advertiser may be obliged to disclose a material fact about his product not only in order to correct the false impression engendered by current advertising that omits to disclose the fact, but also to cure the ill effects of former advertising practices. In view of the strong impression built up in the public mind by a decade of especially massive cigarette advertising, it is likely that current or future such advertising, even if it refrains

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<sup>103</sup> Compare the decisions forbidding unqualified representations that a drug affords relief" from a condition on the ground that such representations falsely imply curative powers. F.T.C. v. Rhodes Pharmacal Co., 348 U.S. 940 (1955) (per curlam), rev'g 208 F. 2d 382 (7th Cir. 1953); Aronberg v. F.T.C., 132 F. 2d 165 (7th Cir. 1942); D.D.D. Corp. v. F.T.C., 125 F. 2d 679 (7th Cir. 1942); American Home Products Corp., F.T.C. Docket 8478 (decided September 27, 1963).

from affirmative claims concerning the experience of smoking, cannot avoid exploiting and reinforcing that impression.

In this industry, clearly, advertising has had the function of persuading the consumer of the pleasure and satisfactions of smoking cigarettes. Advertising has been the principal vehicle of the sales message. In view of the role of advertising in the cigarette industry, it is important that cigarette advertising be free of any false impression of the product's safety arising from what is omitted as well as what is stated or implied.

2. The seller's duty of disclosure arising from the nature of modern mass advertising.—This section deals with another basis for promulgation of the trade regulation rule, derived from considerations of both deception and unfairness under section 5, but which perhaps fits neither of these categories, as conventionally interpreted, precisely.

In the area of consumer protection section 5 confers on the Commission a broad mandate to proscribe acts or practices which exploit the consumer and impair his freedom to choose among available products. The sale of cigarettes without disclosure of the health hazards of smoking has such effects, and is therefore unlawful, not only for the reasons already stated but for additional reasons having to do with the special conditions of modern marketing.

The bedrock common-law and section 5 principles of consumer protection reflect, for the most part, marketing practices of an earlier period in the nation's economic development. There was a time when the sale of consumer products was, far more than it is today, a matter largely of face-to-face persuasion by the seller and, in advertising and labeling, of direct, detailed and explicit claims for the quality or merits of his product. Today, however, most consumer products are mass-produced and highly standardized: and the techniques of mass communication by seller to consuming public have been perfected. New sales methods have, accordingly, come to the fore. The phenomenon under scrutiny in this proceeding—the advertising of the cigarette industry, mostly in the mass media, on a scale of expenditure of more than \$200,000,000 a year—differentiates the present problem from the traditional problems of false and misleading advertising.

In the conventional false and misleading advertising case, it is not unusual to consider the challenged advertisement apart from the respondent's—and the industry's—total advertising. This is a satisfactory procedure where the source of public injury or consumer exploitation lies essentially within the four corners of the advertisement, in the claims made or facts left undisclosed. It is less satisfactory where the cumulative effect of massive and long-continued advertising throughout an entire industry, in contrast to the effect of a single advertisement or particular advertisements, is itself a source of substantial and unjustifiable injury to the consuming public.

Part III of this report contains an analysis of cigarette advertising in relation to the consumption of cigarettes and

the dissemination of evidence of the grave health hazards of cigarette smoking, for the period since concern with those hazards first became acute. Certain facts emerge from this analysis. Cigarette advertising, concentrated in the media having the widest consumer exposure, has increased rapidly and continuously in the decade since concern with the hazards of smoking first reached significant proportions. Considered as a whole, such advertising has emphatically and persistently driven home, in the minds of its vast audience, the pleasure and desirability of cigarette smoking. Further, it has frequently implied that smoking or smoking the advertised brand is harmless or relatively harmless to the health of the individual. The net effect of this advertising—its magnitude and content-has been to help maintain cigarette consumption at a high and rising level despite the increasingly patent dangers of the habit. While thus spending hundreds of millions of dollars to iterate and reiterate that smoking is attractive and satisfying and to allay anxiety on the score of the hazards of smoking, the cigarette manufacturers have made no effort whatever, and have spent nothing, to inform the consuming public of the mounting and now overwhelming evidence that cigarette smoking is habitforming, hazardous to health, and once begun, most difficult to stop. On the contrary, the cigarette manufacturers and the Tobacco Institute have never acknowledged, and have repeatedly and forcefully denied, that smoking has been shown to be a substantial health hazard.104

The cigarette industry's massive, continuous, mounting, and forceful advertising, coupled with the refusal to acknowledge or take any steps to inform the consuming public of the hazards to health, has blunted public awareness and appreciation of these hazards and has tended to maintain demand for the product in the face of growing public concern. Not only has the industry failed to disclose to the consuming public the dangers of cigarette smoking; its past and present advertising has camouflaged them. The cumulative effect of at least a decade of massive cigarette advertising has been to establish a barrier to adequate public knowledge and appreciation of the health hazards. Modern massmedia advertising on the scale conducted by the cigarette industry is a form of power in the market place—power over the buying choice of consumers. It is lawful power. But just as the possession of lawfully-acquired market or monopoly power in the antitrust sense may nevertheless place a firm under a special duty of fair dealing toward its competitors,

an advertiser's possession of great power vis-a-vis consumers may place him under a special duty of fair dealing toward them, especially where the advertised product is dangerous to life and health. The duty exists even if no individual advertisement, viewed in isolation, is deceptive under conventional principles. The cigarette industry's duty of fair dealing with the public is not avoided by the efforts of groups such as the American Cancer Society to educate the public in the health hazards of cigarette smoking. On the contrary, the duty arises precisely because of the tendency of the industry's advertising to neutralize the impact of such educational efforts.

The findings made in Part III of this report justify and indeed compel the inference that, deception to one side, cigarette advertising, by virtue of its magnitude, techniques, content, media, and other factors, and above all by its failure to disclose the dangers of smoking, is unfair to the public and consequently (should it continue in the future in its present form, i.e., without any disclosure of the dangers of smoking) unlawful under Section 5.

3. The protection of youth from unfair or deceptive cigarette advertising and labeling. The law has always evinced special regard for protecting the young. The infant has always been a favorite of the law. From early times the common law has made exceptions to the ordinary rules of law to compensate for the mental immaturity of persons in the adolescent period of life. The infant has been given certain special rights and privileges, and at the same time has had imposed upon him certain disabilities, all intended to afford him special protection." Of particular applicability here is the established principle that:

One who supplies \* \* \* a chattel for the use of another whom the supplier knows or from facts known to him should know to be likely because of his youth, inexperience or otherwise, to use it in a manner involving unreasonable risk of bodily harm to himself \* \* \* is subject to liability for bodily harm caused thereby to them. [Restatement of Torts § 390 (1934).]

In the interpretation of Section 5 of the Trade Commission Act, the Federal

<sup>&</sup>lt;sup>104</sup> See. e.g., H.R. Rep. No. 1372, False and Misleading Advertising (Filter-Tip Cigarrettes), 85th Cong., 2d Sess. 23 (1958); Neuberger, Smoke Screen: Tobacco and the Public Welfare, ch. 2 (1963).

Tos See, e.g., Associated Press v. United States, 326 U.S. 1 (1945); United States v. Terminal R.R. Assn., 224 U.S. 383 (1912); United States v. Aluminum Co. of America, 148 F. 2d 416 (2d Cir. 1945); United States v. United Shoe Machinery Corp., 110 F. Supp. 295 (D. Mass. 1953), aff'd per curiam, 347 U.S. 521 (1954).

<sup>100</sup> A famous example is the "attractive nuisance" doctrine of tort law. See, e.g., Sioux City & Pac. R. Co. v. Stout, 17 Wall. 657 (U.S. 1873); Keffe v. Milwaukee & St. Paul R. Co., 21 Minn. 207 (1875); United Zinc & Chem. Co. v. Britt, 258 U.S. 268 (1921); Ekdahl v. Minnesota Utilities Co., 203 Minn. 374, 281 N.W. 517 (1938); McKiddy v. Des Moines Elec. Co., 202 Iowa 225, 206 N.W. 815 (1926); Bartleson v. Glen Alden Coal Co., 361 Pa. 519, 64 A. 2d 846 (1949); Restatement of Torts § 339 (1934); Prosser, Torts 438-45 (2d ed. 1955). Mr. Justice Holmes described the doctrine in the following terms: "knowingly to establish and expose, unfenced, to children of an age when they follow a bait as mechanically as a fish, something that is certain to attract them, has the legal effect of an invitation to them although not to an adult." United Zinc & Chem. Co., supra, at 275. However, this is probably too restrictive a statement of the doctrine in its present form. See Prosser, op. cit. supra, at

<sup>107.5</sup> Vernier, American Family Laws 3 (1938). See Ellis, Basic Aspects of Legal Incapacity, 1951 U. Ill. L. F. 189 (1951).

Trade Commission early recognized the need to afford special protection to children. In F.T.C. v. R. F. Keppel & Bro., Inc., 291 U.S. 304 (1934), the Supreme Court emphasized the immature judgment of children in upholding the Commission's prohibition of the sale of penny candies by lot or chance. The Court stated:

\* \* \* [T]he method of competition adopted by respondent induces children, too young to be capable of exercising an intelligent judgment of the transaction, to purchase an article less desirable in point of quality or quantity than that offered at a comparable price in the straight goods package. \* \* \* [Id., at 309.]

It is true that the statute [Section 5] does not authorize regulation which has no purpose other than that of relieving merchants from troublesome competition or censoring the morals of business men. But here the competitive method is shown to exploit consumers, children, who are unable to protect themselves. \* \* \* It would seem a gross perversion of the normal meaning of the word, which is the first criterion of statutory construction, to hold that the method is not "unfair." [Id., at 313.]

The credulity and immaturity of children, and the consequent need to give them special protection from exploitive marketing practices, were recognized by the Commission in its recent decision in Wilson Chemical Co., Inc., F.T.C. Docket 8474 (decided January 14, 1964), where the respondent salve manufacturer, by the use of misleading and deceptive advertisements, recruited children and adults to sell its salve, and thereafter, by the employment of a system of threatening and deceptive collection letters, coerced payment for the salve from the children and adults to whom the salve had been sent as the result of the deceptive advertising. In discussing the coercive nature of respondents' dunning letters, the Commission stated (p. 5): "They are strong letters to send to adults. Their coercive nature is increased when it is considered that in the majority of cases the recipients of these letters are probably children." (Empasis added.) So also (Empasis added.) So also, in dealing with the marketing of toys the Commission has recognized that special standards of truthful and non-deceptive advertising must be observed. See, e.g., Ideal Toy Corp., F.T.C. Docket 8530 (decided January 20, 1964), p. 2.

Thus, throughout the law in general and under Section 5 of the Trade Commission Act in particular, it has been recognized that minors constitute an especially vulnerable and susceptible class requiring special protection from business practices that would not be unlawful if they only involved adults. Accordingly, a marketing practice, directed in a substantial part toward minors, that interferes substantially and unjustifiably with their freedom of buying choice is an unfair or deceptive act or practice even if it is not especially pernicious as to adults. Thus, cigarette advertising or labeling that does not disclose the health hazards of cigarette smoking may be independently unlawful under Section 5quite apart from the grounds previously advanced—because it "exploit[s] consumers, children, who are unable to protect themselves." F.T.C. v. R. F. Keppel & Bro., Inc., supra, at 313. This conclusion rests on the concurrence of a number of factors.

The first is the attractiveness of the product to children and teenagers. While the causes of cigarette smoking are not as yet perfectly understood, it seems clear that smoking has some relation to the stresses and strains of adolescence, and is attractive and desirable to many adolescents as a way of asserting their independence, conforming to their peers, and emulating adult be-havior, and for other social and psycho-logical reasons. These emotional factors make many children and teenagers predisposed to smoke and hence susceptible to the inducements contained in cigarette advertising, and inhibit their ability to appreciate and weigh the objective factors that ought to enter into a decision as to whether to smoke, among them the health hazards of cigarette smoking. Cigarettes may be analogized to the "attractive nuisance" of tort law (see note 106, supra). Children and teenagers are drawn to them for powerful, but emotional rather than rational, reasons, which interfere with the exercise of judgment and reason.

A second critical factor is the availability of cigarettes to children and teenagers. Although there are laws regulating the sale of cigarettes to minors, it is apparent that even where such laws constitute a theoretically effective prohibition of sales to minors (and it should be noted that in many parts of the nation cigarettes may lawfully be sold to teenagers and even children of they are not effectively enforced. In fact, as we have seen, a very large number not only of teenagers but of children as well smoke, often heavily. Because cigarettes are readily obtainable, and indeed widely consumed, by youngsters, the ef-

108 See, e.g., R. 153-54; bibliography in Advisory Committee's Report, pp. 377-79. The Advisory Committee concluded:

"There is suggestive evidence that early smoking may be linked with self-esteem and status needs although the nature of this linkage is open to different interpretations." (ACR 376.)

Elsewhere it stated:

"At present, there is persuasive, but not convincing evidence that smoking among adolescents may in many cases be related to needs for status among peers, self-assurance, and striving for adult status." (Id., at 373.)

100 A survey of state laws regulating the sale of cigarettes to minors discloses that only a few states forbid the sale of cigarettes to minors under 21, while many forbid their sale only to minors under 18 or 16 and some have no prohibition at all against sales of cigarettes to minors.

<sup>110</sup> See Report of the Special Committee of the New York State Senate on Smoking and Health 9 (1964) (Ex. 446). See also, e.g., Exs. 434, 435.

I'm The prevalence of smoking among youth of various ages is documented in Part III of this report. The Report of the Advisory Committee, pp. 361-62, states: "At the 12th grade level, between 40 to 55 percent of children have been found to be smokers." It also states, "More recent but limited data suggest that there has been an increment in smoking prevalence at all age levels since the early fiftles" (id., at 362); and that it has been estimated "that 10 percent of later smokers 'develop the habit with some degree

fect of advertising inducements on them cannot be dismissed or ignored. As the Report of the Surgeon General's Advisory Committee states, "the years from the early teens to the ages of 18-20 are significant years in exposing people to their first smoking experiences. \* \* \* All available knowledge points towards the years from the early teens to the age of 20 as a significant period during which a majority of later smokers began to dethe active habit." (ACR 362, The importantance of ensuring velop 368.) that cigarette advertising be completely fair and nondeceptive to people in this age bracket is obvious.

A third factor to be considered is the nature of the danger. Two points should be made in this connection. On the one hand, the risk to health and life is greatest, as the Report of the Surgeon General's Advisory Committee expressly found, for those who begin to smoke before the age of 20.<sup>112</sup> This finding under-

of regularity' before their teens and 65 percent during their high school years" (lbid., citing Horn, Behavioral Aspects of Cigarette Smoking, 16 J. of Chronic Dis. 383 (1963)). Dr. Eva Salber found that in Newton, Massachusetts, the average age at which boys smoked their first cigarette was 11.6 (12.7 for girls), and that an average of only 2.1 years elapsed between the first cigarette and the commencement of regular smoking (1.7 for girls). R. 157. The Health Commissioner of New York City reported that more than 60% of the city's junior and senior high school students (ages 11-18) smoke. R. 262. 12% of the boys in junior high school and 5% of the girls smoke more than ½ pack a day. In senior high school, the figures are 41% and 25%. Ibid.

<sup>12</sup> ACR 36. The relationship between the age at which smoking is begun and the danger of smoking is emphasized in a study by Dr. E. Cuyler Hammond and Lawrence Garfinkel. "As described in a previous report, the great majority of men who were current cigarette smokers in 1959–1960 began to smoke cigarettes before they reached the age of 25; and two-thirds of them began before the age of 26; and an appreciable proportion began before the age of 15. In this analysis, it has been found that daily amount of cigarette smoking and the degree of inhalation of the smoke are related to age at start of cigarette smoking. . . . Men who started smoking early in life tend to smoke more cigarettes per day and tend to inhale the smoke more deeply than do men who started smoking later in life. The same pattern is found in other age groups; but it is less pronounced in the older age groups. "Since both current amount of smoking

"Since both current amount of smoking and degree of inhalation are related to age at start of smoking, it is not surprising that they are related to each other. Men who smoke the most cigarettes per day tend to inhale the smoke to the greatest degree. Very few light smokers inhale deeply while a large proportion of heavy smokers do inhale the smoke deeply.

"The total lifetime exposure of an individual to cigarette smoke is dependent upon years of smoking, number of cigarette smoked per day, and the degree to which the smoke is inhaled. All three of these variables are related to age at start of cigarette smoking. Thus current cigarette smokers who started the habit early in life have generally had a very much greater total lifetime exposure to cigarette smoke than current cigarette smokers who did not start the habit until later in life." (Ex. 383, Ex. C, pp. 13-14). See also Hammond and Garfinkel, Smoking Habits of Men and Women, 27 J. Natl. Cancer Inst. 419 (1961).

scores the necessity of protecting children and teenagers from unfair or deceptive cigarette merchandising practices to the limits of the Commission's statutory authority.

On the other hand, there is no directly apparent or immediate danger from cigarette smoking. The effects of the habit ordinarily take a number of years to appear. Everyone knows that very young people have a far less acute appreciation of mortality, and danger generally, than adults. Young people perhaps can comprehend immediate, palpable dangers, but the danger of cigarette smoking is to their long-term health, threatening them only with what to them is the remote prospect of premature mortality in middle-age. are therefore not likely to be able to appreciate the serious risks they are taking in smoking (see, e.g., R. 361; Ex. 26, p. 1). The analogy of the "attractive nuisance" of tort law is again relevant. While the attractions of cigarette smoking are such as to make an immediate and strong appeal on emotional grounds difficult for many young people to resist, the dangers in cigarette smoking are not readily apparent or comprehensible to such persons.

Another critical factor is the habitforming nature of cigarette smoking. Smoking is a habit difficult to break. The difficulty varies with the particular individual. For many people the choice to smoke, once it has been made, may as a practical matter be irrevocable. A person may begin to smoke-say at the age of 15-on the basis of a completely immature judgment. He may be incapable at that time of appreciating the dangers of smoking. Ten years later he may regret his youthful choice and desire to discontinue the habit, but, depending on his individual make-up, this may be too difficult for him to do.

Finally, the role of cigarette advertising in the youth market must be considered. It has been pointed out that cigarette advertising is strongly concentrated in television, where it reaches a vast audience composed in very substantial part of children and teenagers. Quite apart from the fact that cigarette advertising has on occasion utilized themes which appear to have special appeal for youth, the fact that children and teenagers are exposed to a very substantial amount of cigarette advertising requires that such advertising be fair and non-deceptive as to them. Cigarette advertising does not present a case of the accidental or occasional exposure of an especially susceptible or vulnerable consumer group to advertising mainly directed toward adults. Whether through design or otherwise, cigarette advertising is so placed that its audience is substantially, and not merely incidentally or insignificantly, composed of nonadults. And, as we have seen, such advertising has actively and effectively sought to induce the purchase of cigarettes by heavily stressing the attractions and satisfactions of smoking without disclosing the serious hazards to health.

It is widely believed that advertising is to a significant degree responsible for the prevalence of smoking among the nation's youth. In the words of two doctors of the United States Public Health Service:

At the present state of knowledge it is impossible to say exactly what role the mass media of communication play in this context. It is unlikely that many adolescents start smoking merely because of the influence of advertisements and commercials. Many might do so even if they were never exposed to such advertisement. However, there are several reasons why the mass media are in fact likely to influence this form of behavior-both with respect to the initiation of the habit and its maintenance. First, we know that in our society a favorable climate of opinion exists which supports smoking behavior. The mass media can be quite effective in reinforcing this general climate since they conspicuously avoid presenting content which is inconsistent with or in opposition to this general climate. This is primarily true of cigarette advertising since it does not present a balanced appeal to the individual with respect to both the favorable and the detrimental effects involved in smoking.

In addition, the advertising appeals which seek to promote and reinforce smoking behavior are anchored in an awareness of the fact that individuals tend to see and hear and remember those things which fit in with their basic needs and values and that they are likely to selectively respond or pay attention to material which directly or implicitly relates to these needs. For example, individuals who are concerned about gaining social status or success in their social contacts are likely to respond to those messages which directly or implicitly indicate that the use of the product will serve to promote such goals. Those individuals who are susceptible to this approach—primarily the teenager, are likely to be influenced by such messages. While this may not be the sole factor which determines whether or not an individual initiates the smoking habit and maintains it, it may be quite effective in conjunction with other forces operating upon

In general, therefore, it can be safely assumed that a large number of individuals who experience some desire to start smoking along with ambivalent feelings about the matter, may be sufficiently influenced by the mass media to induce them to decide one way or another. In this situation the impact of advertisements and commercials may well be decisive in a very large number of cases. The reasons for this opinion are:

1. It is a prevalent view in our society that the Government protects the public against advertisements to promote the sale of dangerous products. The mere fact that advertisement of cigarettes is officially tolerated carries an implication that cigarettes are not considered as serious a health threat as other products not generally tolerated (for example, dope or, for that matter, "hard liquor"). Such an implication is most likely to be influential in the case of persons already inclined, though perhaps still hesitant, to take up smoking.

2. While no single kind of commercial, such as one promoting the sale of one brand of cigarette over another, can be expected to have much influence, the cumulative effect of a constant bombardment by many kinds of cigarette commercials and advertisements is a different matter. Together with smoking heroes and heroines in many TV shows and certain other presentations of a similar nature, it would tend to create a general image of smoking as a typical, if not desirable cultural trait in our society. This would reinforce the social influences toward smoking that may exist among adolescent groups as well as weaken any rational counter argu-

3. The mere fact that millions of dollars are spent yearly on advertisements for cigarettes reflects a conviction on the part of cigarette manufacturers that such advertisements are effective.<sup>112</sup>

Whether or not the cigarette industry has deliberately attempted to exploit the large and vulnerable youth market, its advertising, in emphatically reiterating the pleasures and attractions of smoking without disclosing the dangers to health, has exercised an undue influence over the large class of youthful, immature consumers or potential consumers of cigarettes.

It is not the Commission's position that all advertising should be judged in terms of a nonadult's standard of comprehension and judgment, but the special factors reviewed above justify special treatment in this regard for cigarette advertising, as for the penny-candy merchandising practices condemned in the Keppel case. Indeed, the nation's advertising media 114 and the cigarette industry are aware that cigarette advertising appealing to youth requires special atention. Of the children and teenagers who, today, have already begun to smoke, many thousands may die prematurely as a result of diseases caused by or associated with cigarette smoking. That may be the result of a choice made at an age when, and with respect to a product as to which, a mature balancing of the benefits and risks of smoking was impossible for them. They will have made this choice after having been exposed to massive advertising constantly reiterating the attractions of smoking without giving any intimation of the

<sup>113</sup> Ex. 216, pp. 1–3 (comments of Drs. Fred Heinzelmann and Godfrey M. Hochbaum concerning the proposed trade regulation rules for the advertising and labeling of cigarettes). See also, e.g., Exs. 26 (p. 2), 53, 54, 58, 65, 73, 78, 91, 94, 99, 100, 109, 110(a), 134, 181, 188, 216, 257, 272, 318(h), 335, 356, 359(a), 432, 514. The Commissioner of Health of the City of Minneapolis has stated:

"I am convinced that no serious inroads can be made into the matter of reducing cigarette consumption in this country until the massive, frightening and overwhelming impact of television advertising beamed at immature youngsters can be curtailed. Adults of middle age and above can carry their own responsibility for their bad habits since the publicity to date certainly has been adequate. The 13 year old school child, on the other hand, cannot properly evaluate the scientific evidence, nor is he particularly amenable to advice, caution, and threats on the part of the older people whether they be parents or school authorities. If we could only diminish the incessant bombardment of advertising on such children I think this would be much more effective than all the parental lecturing and school propaganda that the adult world can bring to bear upon them." [Ex. 134.]

114 The Television Code Review Board of the National Association of Broadcasters recommended the following amendments to the Code: "Care should be exercised so that cigarette smoking will not be depicted in a manner to impress the youth of our country as a desirable habit worthy of imitation"; "The advertising of cigarettes should not be presented in a manner to convey the impression that cigarette smoking promotes health or is important to personal development of the youth of our country." Ex. 283, Ex. A, p. 2.

hazards involved. The Commission concludes that the standard of conduct defined in the trade regulation rule is required by Section 5 of the Trade Commission Act for the protection of the nation's youth.

The normal consumer expectation is that in the absence of an affirmative disclaimer a product intended for use in intimate contact with the human body is safe. So far as cigarettes are concerned, this expectation is undoubtedly even more widespread among children and teenagers than among adults. Adults who read newspapers, or who otherwise keep up with events, are likely to have some knowledge of the publicity concerning the hazards of cigarette smoking. Many children and teenagers do not read newspapers or keep up with current events. Many young people are therefore unaware of the publication of the report of the Surgeon General's Advisory Committee and other scientific findings in the area, or, if they have some awareness of these events, do not fully understand their significance. the contention that the manufacturer's duty to disclose the dangers of smoking is canceled out by the publicity that has been accorded the smoking-and-healthproblem—a contention which in any event fails, for reasons to be discussedis conspicuously without merit as applied to the millions of youthful consumers and potential consumers of cigarettes.

C. Arguments against the Commission's proposed action. Various arguments were made in the course of this proceeding against the Commission's adopting the proposed trade regulation rules. All of these arguments have been given the most careful consideration by the Commission. We shall attempt in this section of the report to deal with

them fully.115

1. The publicity that has been accorded the medical findings on the health hazards of smoking. It is argued that wide publicity has been given the Report of the Surgeon General's Advisory Committee and other reports or findings on the health hazards of smoking by the news media or through the educational efforts of public and private groups; that consequently the consuming public is aware of the hazards of smoking; and that therefore the failure to disclose these hazards in cigarette advertising and labeling is not deceptive—no one is fooled because everyone knows that smoking is dangerous.

We know of no way of accurately measuring the intensity and effect of the publicity that has been given reports of the hazards of cigarette smoking; we can only surmise. Among the many millions of Americans who smoke cigarettes, or who are considering whether to begin smoking or resume smoking, there are undoubtedly some (probably a very small proportion) who have read and digested the findings of the Report of the Surgeon General's Advisory Com-

mittee and who realize, further, that these findings represent the consensus of medical thinking on the subject. There is probably a much larger proportion consisting of people who have read (or heard) about the report and have a general awareness of its findings. Almost certainly there are many—very possibly millions—more whose only awareness, at best, is that there is a "controversy" over the health consequences of cigarette smoking. But there is a difference between knowledge of the hazards of smoking and mere awareness that such hazards have been alleged or conjectured; and clearly the members of our last consumer group-and perhaps the members of the second group as well--do not know the fact, established by the Advisory Committee's Report and by other authoritative studies. that cigarette smoking is a cause of lung cancer and other serious diseases and contributes substantially to excess mortality. Since a substantial segment of the consuming public is in all probability not aware of this fact—a fact plainly material to their deciding whether or not to consume cigarettes—the seller's fail-ure to disclose it is deceptive, notwithstanding the publicity that has been given the question of smoking and health.

In every false and misleading advertising case, it can be contended that the challenged advertisement is not in fact deceptive because the public has information, obtained from other sources than the advertiser, that cancels out any possibly misleading qualities of the advertisement itself. The contention is a reasonable one, where, for example, the false impression created by the challenged advertisement is preposterous and the Commission can infer that all but an insignificant and unrepresentative segment of the consuming public would, on the basis of common knowledge and experience, give no credit to it. That is not the present situation. There is nothing preposterous in a person's assuming, from the absence of any statement to the contrary in cigarette advertising and labeling, that the dangers of smoking have not been established. It is not unrealistic, on the basis of the Commission's experience with consumer reactions and attitudes, to suppose that this assumption is in fact widespread among consumers and potential consumers of cigarettes. The record of this proceeding supports such a finding (see, e.g., note 119, infra).

Furthermore, the argument that everyone is aware of the health hazards of smoking fails to take adequate account of the existence of different levels of awareness. To be remotely or dimly aware of a subject is not the equivalent of having the kind of knowledge upon which people normally act. Much of the publicity concerning the health implications of cigarette smoking is mere hearsay. Many people are aware that it has been said that smoking is harmful; but this is not the same as knowing that smoking is harmful. Relatively few have studied the sources of the publicity themselves-for example, the Advisory Committee's Report. As far as many, and perhaps most,

people are concerned, the hazards of smoking are in the class of rumor—albeit disquieting rumor—rather than fact. This is an impression that has probably been reinforced by the cigarette industry's refusal to admit that smoking is in fact dangerous, and by the failure of government to take, as yet, affirmative steps to protect the public from the hazards of smoking. The Commission cannot rely on the public's vague, unspecific and (as we are about to see) merely transient awareness of advertising falsehoods as an excuse for not proceeding against them.

Such awareness is an especially inadequate substitute for actual knowledge in the case of a product, such as cigarettes, the consumption of which is a habit difficult to break. As the Surgeon General's Advisory Committee observed, smoking habit is linked with so many aspects of a person's psychological make-up that mere intellectual awareness of risks involved, even among those with rather intimate and intensive contact with the subject, is insufficient to overcome other dynamic factors involved." (ACR 375.) For a person habituated to smoking, it may provide a convenient means of evading the question of whether to discontinue smoking because of the health hazards involved to view the whole problem as an unsettled "controversy"-a health 'scare" the objective significance of which has not been established but only discussed. In other words, the habituating nature of smoking is itself a barrier to full awareness and appreciation of the hazards of smoking, at least by the confirmed smoker. The barrier cannot be surmounted if the cigarette manufacturers, by their failure to disclose the dangers of smoking in their advertising and labeling, permit those dangers to remain in the category of pure rumor or hearsay. The publicity accorded the problem of smoking and health has not gone so far as to implant in the minds of the consuming public actual knowledge that smoking is a substantial health hazard.

There is no inconsistency in holding that such disclosure is necessary because of lack of sufficient public knowledge of the hazards of smoking and in recognizing, as the Commission has implicitly throughout this report, that there is considerable public concern with and anxiety about the hazards of smoking. In the first place, a deception, to be actionable, need not be universal. If many people are cognizant of the hazards of smoking, many others, and probably more, are not. In the second place, while there is little doubt that the publicity accorded the smoking and health problem has engendered widespread anxiety about smoking-anxiety which some cigarette advertising, at least, has attempted to allay 116—there is an obvious difference between a generalized anxiety, suspicion or fear, on the one hand, and particularized knowledge of a fact, on the other.

<sup>&</sup>lt;sup>215</sup>Those arguments involving the Commission's authority to conduct a trade regulation rule-making proceeding, rather than the merits of the proposed rules, are discussed in Part VI of this report, infra.

<sup>&</sup>lt;sup>116</sup> As noted in Part III of this report, the marked shift in cigarette consumption from plain- to filter-tip cigarettes in the last ten years apparently reflects consumers' anxiety about the health consequences of smoking.

The existence of the former kind of awareness without the latter is likely to create public confusion, and therefore increases rather than eliminates the need for clear disclosure in cigarette advertising and labeling that smoking is a substantial health hazard.

An argument based on the present level of public awareness of the Advisory Committee's Report or other sources fails, in any event, to reckon with the dynamic factors that are involved here. It is perhaps true that today, but a few months after publication of the Advisory Committee's Report, public awareness of the hazards of smoking is at a higher level than previously. But the release of that Report was an extraordinary event. No similar event has occurred since or is likely to occur within the near future. The publicity given the Report has already diminished greatly and it may be surmised that the Report is rapidly receding in the public There is no basis on consciousness. which to project the amount of publicity that will be given the health hazards of cigarette smoking in the future.

The question of publicity seems, in its very nature, irreducibly fluid and dynamic. Consider, for example, the situation of a child nine years old at the time of the publication of the Advisory Committee's Report. Probably he had little or no awareness of this event, notwithstanding the publicity given it by the news media. In several years, say 1969, he will be faced with deciding whether or not to smoke. The level of publicity and public awareness relevant to his decision will not be that of January 1964 or that of today, but that of 1969. We cannot predict now what the level will be then.

Even if it be assumed—we think contrary to fact—that publicity concerning the health hazards of smoking has been so unusually widespread and intensive that it should have sufficed to bring home the dangers of smoking to everyone, consideration must be given to the countervailing effects of the industry's consistent refusal to acknowledge the existence of such health hazards, its past denials of their existence, and, most important. its long-continued and massive advertising, the tendency of which to neutralize public awareness of the health hazards of smoking has already been discussed. Not only has cigarette advertising failed to disclose the dangers of smoking; it has obscured them. 17 It is

<sup>117</sup> See R. 243 (testimony of President of American Cancer Society). The State Director of Health of West Virginia states: anomalous for the industry to point to publicity concerning these dangers, which originates outside the industry and which the industry, whether intentionally or not, has endeavored in its advertising to cloud and obscure, as an excuse for the industry's failing to fulfill its obligation to make the consuming publice aware of the dangers.<sup>118</sup>

Moreover, the simple fact that advertising for cigarettes has been and continues to be disseminated, particularly in the mass media, without any disclosure of the health hazards of smoking. breeds consumer misunderstanding of the extent to which smoking is an established, rather than merely a conjectured. danger. The members of the consuming public know that radio and television are regulated by the government, and that a network of state and federal laws exists to protect them from dangerous products and unfair or misleading advertising. When they witness the continued and unrestricted dissemination of cigarette advertising on radio and television and in other media their natural, instinctive reaction is that the danger of cigarette smoking cannot be an established factelse government would take steps to restrict cigarette advertising, and specifically, would require that such advertising include a disclosure of the danger. The record of this proceeding clearly indicates that such reactions are widespread.119

ing advertising, tremendously influencing public attitudes toward smoking, and submerging, almost completely, the relatively small resources medicine and public health have been able to deploy in defense of their position." (Ex. 172, p. 1.)

April 20, 1964, p. 40, col. 5, reports: "April sales of P. Lorillard Co. are running ahead of last year's, following a 'low point' in February—thanks in part to 'record levels of advertising,' Morton J. Cramer, president, told the company's annual meeting today.

"Because of the Surgeon General's report and 'competitive considerations,' Lorillard's advertising reached record levels during the first quarter, he said. 'The decision to spend these record amounts was made in the full knowledge that commitments of this magnitude would significantly affect our already depressed earnings, but it has already been proved sound—by the turnaround in sales,' said Mr. Cramer."

m See R. 36 (testimony of Senator Neuberger); R. 156 (testimony of Dr. Salber); R. 243-44 (testimony of Dr. Scott, President of the American Cancer Society); R. 312-13 (testimony of Dr. Bock); R. 333 (testimony of Dr. Graham); Ex. 67 ("The requirement of notice of health hazard is necessary also to prevent a common implicit deception: Americans expect their government to protect them from health hazards. Unless such a notice is required, a good number of Americans will think that cigarettes cannot be very hazardous if the Government permits their sale without notice"); Ex. 191 (letter from Professor Lilienfeld of the Johns Hopkins University School of Hygiene and Public Health); Ex. 440, p. 2 (letter from Chairman of the Department of Psychology, Beaver College, Pennsylvania); Ex. 334 (letter from American Cancer Society); Exs. 295(d), p. 1; 372. The Chairman of the Department of Sociology of the University of Wisconsin states:

"With regard to Rule 1, there is no question that this is a necessity if the image the cigarette advertising carries is to be altered.

The foregoing factors suggest that notwithstanding the publicity that studies and reports on the health hazards of cigarette smoking have received, the level of public awareness of those hazards has not reached the point at which to require disclosure of them in cigarette advertising and labeling would be superfluous. Lacking more reliable evidence of consumer understanding of those hazards, the Commission considers it necessary to resolve doubts on this score in favor of the public.

2. The implications of the Commission's action in the present matter for other consumer products. Another argument advanced against the Commission's proposal to require a cautionary statement in cigarette advertising and labeling relies on demonstrating a reductio ad absurdum. The argument is that if the Commission were to impose such a requirement on the cigarette industry, logic would require it to impose a similar

Currently, there is no implication that there are any dangers or potential hazards associated with cigarette smoking. Further, from my limited experience, it appears to be a most common assumption that the health hazards associated with cigarette smoking are trivial because no action is taken on the part of the Federal government. There seems to be an implicit assumption on the part of a substantial number of persons that if there, was something really wrong with cigarette smoking, the government would do something about it. The government has intervened dramatically in the case of obviously dangerous drugs and of immediate food hazards, and thus there is some obvious reliance on the government for protection from such hazards. Since the dangers associated with smoking are less immediate, dramatic or coercive action certainly cannot be used. However, implicitly, until a caution such as is proposed under Rule 1 is instituted, a significant segment of the population will continue to believe that there is no hazard because no caution is required by the Federal government." (Ex. 196.)

Dr. Saxon Graham of the Roswell Park Memorial Institute states:

"It is well known to the public that radio and television programming is regulated by the federal government. The frequent repetition of advertisements utilizing large amounts of time indirectly gives sanction to the content of these advertisements in the viewers' eyes. In my own discussions with smokers, I have frequently heard the statement that, 'Smoking cannot be too bad for you, or the government would not let them advertise on the television.' In effect, the government is sanctioning smoking by allowing advertisers to use public television and radio time and the mails to advertise. Past research, which we and others have done. shows that the sanctions of authority-figures are very important in smoking. Thus, in families where parents and older siblings smoke, the probability that children will smoke is much increased. The effect of physicians' smoking on their patients' smoking habits has been observed by many of the interviewers in our studies." (Ex. 211, pp. 4-5).

In the words of the Royal College of Physicians of London, "Many smokers regard the lack of any official action against cigarette smoking as an indication that the evidence is at present 'only theoretical' or 'mere statistics.' If the Government do not consider it necessary to take action, it is argued, no action is as yet required of the individual." Smoking and Health 52 (1962) (Ex. B, App. II, Ex. 28, p. 52).

<sup>&</sup>quot;I am sure you realize that members of the medical and public health professions have long been familiar with much of the research cited in the Report of the Advisory Committee to the Surgeon General of the Public Health Service on Smoking and Health. As best we can, we have attempted to integrate this knowledge with ongoing programs as a means of combating the problem and especially to prevent adoption of the smoking habit by youth. For the most part, however, our efforts have had little effect. In my opinion this is due primarily to the tremendous forces allied against us, typified by the constant bombardment of the public through mass media with false and mislead-

requirement with respect to the advertising and labeling of such products as automobiles, butter, candy, and alcoholic beverages. Such products are, however, clearly distinguishable from cigarettes for purposes of requiring affirmative disclosure of health hazards. A few examples should make this clear.

There is some evidence that certain foods may increase the level of cholesterol in the blood and thereby seriously endanger the health of the eater. However, such evidence has not, to our knowledge, reached the point at which remedial action by this Commission would probably be warranted. We are aware of no counterpart to the Surgeon General's Advisory Committee on Smoking and Health which has found butter, eggs or any of the other common "rich" foods to be so hazardous as to warrant, in the Advisory Committee's words, "remedial action" (ACR 33). Should it some day become established that consumption of any of these foods is as dangerous as cigarette smoking, remedial action by the Trade Commission, the Department of Agriculture, or some other agency might be appropriate. We note, however, a number of significant distinguishing factors, in addition to the basic difference regarding the nature and weight of the evidence linking the product to disease and death, as between cigarettes and rich foods: Cigarette smoking is habit-forming; it is peculiarly attractive to children and teenagers: and cigarette advertising has been massive and continuous-unlike, for example, egg advertising.

The relevance, from the standpoint of the need for advertising regulation, of the fact that cigarette smoking is habitforming has been emphasized by Dr. Joseph Berkson in a letter to the Commission:

As respects the general question of cigarette advertising, it happens that I personally think there is a social case for some sort of control, quite apart from consideration of the specific health aspects of smoking under recent discussion, arising from the fact that cigarette smoking is "habit forming." It is common knowledge that a person who has smoked for a long time generally finds it difficult and in some cases virtually impossible, to give up smoking. This is not a "psychologic" effect but a pharmacologic effect. As a matter of personal social philosophy I think the advertising of a consumer product which, once purchased, habituates the consumer to continue its purchase is in a quite different category, with respect to intensive advertising, from that of say automobiles, however possibly deadly the use of the latter may be. [Ex. 318(n), p. 2.]

It is also true that overindulgence in rich foods such as candy or butter may lead to obesity, a condition which is dangerous to health. But this, unlike smoking, is a problem of excess. The dangers of cigarette smoking are by no means confined to the excessive smoker; "normal" smoking is extremely dangerous as well. There is no known moderate or

safe level of cigarette consumption.<sup>120</sup> Certainly the one-pack-a-day smoker—and even a person who smokes fewer than ten cigarettes a day—incurs a grave risk to his life and health, as the mortality tables in the Advisory Committee's Report make clear.<sup>121</sup> Significant in this regard is the Advisory Committee's find—

man of the Surgeon General's Advisory Committee), R. 245 (testimony of Dr. Scott, President of the American Cancer Society), R. 319 (testimony of Dr. Bock), R. 332 (testimony of Dr. Graham), R. 521–22 (testimony of Dr. Wynder); Ex. 529(n), p. 10 (submittal by Drs. Wynder and Hoffman of the Sloan-Kettering Institute). Dr. Scott explained:

Commissioner ELMAN: Is there a safe consumption level as far as cigarette smoking is concerned?

Dr. Scorr: There must be, but I don't know what the level is. We know the less you smoke the lower your risk to lung cancer.

Commissioner ELMAN: Suppose a man smokes half a pack a day and figures all this about cancer applies only to a heavy smoker. What would you say to such a patient?

Dr. Scott: Well, I would say, "You are on the borderline, and if you have a reasonably high resistance to the effects of the nicotine and tar contents of the cigarette smoke, you probably will escape the serious effects of it. On the other hand, if you happen to have a low susceptibility to itnother words, that your body is more responsive to the effects of the tars and nicotine content, then you are going to head for trouble." You see, there is a natural variation in the person's susceptibility to even aspirin, and to any drug, for that matter, to any product, including nicotine and cigarette tars.

So this has to be taken into consideration, too. And this explains why everyone doesn't get it, even though they may smoke a pack a day.

a day.

Chairman Dixon: What would you tell your patients about smoking cigarettes, Doctor?

Dr. Scott: I tell my patients that if they are smoking half a pack or a pack a day, they had better stop. If they are smoking a pack, they are surely headed for trouble. Chairman Dixon: Very few people who

smoke cigarettes smoke less than a pack.
Dr. Scorr: Well, I don't know what the figures are. I would accept your statement as

true, sir. [R. 244-46.]

221 The Surgeon General's Advisory Committee found: "For groups of men smoking less than 10, 10-19, 20-39, and 40 cigarettes less than 10, 10-19, 20-39, and 40 cigarettes and over per day, respectively, the death rates are about 40 percent, 70 percent, 90 percent, and 120 percent higher than for non-smokers." (ACR 35-36). These figures make clear that even the light smoker runs a substantial risk of premature death in smoking, and the average pack-a-day smoker a very substantial risk indeed. Thus, "There is no threshold of consumption below which a smoker may hold his consumption and eliminate excess risk of death; all studies investigating a possible dose-response relationship indicate that even a small amount of cigarette smoking carries a substantially increased risk of death from lung cancer and other diseases. Thus, although the moderation concept may apply to advertising of liquor or other products, it is not cogent in regard to cigarettes. Moderation in smoking is associated with a significantly higher risk of death than that associated with no smoking." Letter from Dr. Saxon Graham of the Roswell Park Memorial In-stitute, Ex. 211, p. 4. ing that, "In comparison with nonsmokers, average male smokers of cigarettes have approximately a 9- to 10-fold risk of developing lung cancer" (ACR 31; emphasis added).

Moreover, there do not appear to be any accepted criteria for distinguishing "moderate" from "excessive" smoking. It would be more accurate to speak of degrees of excess. While we may assume that the normal person eats in moderation and does not become obese, we may not assume that the "normal" smoker is not seriously endangered by his habit. On the contrary, it appears that only the abnormal, atypical smoker—one, perhaps, who smokes only one or two cigarettes a day, or never inhales, or discontinues smoking after a few years—may escape seriously endangering himself.

The comparison of cigarettes and alcoholic beverages is also inexact. Alcoholism, along with its derivative physical ailments, is a very serious social problem, but it is a problem, again, of excess. Alcohol in moderation is not generally considered deleterious to the health of the user. Indeed, it is frequently prescribed by doctors for the treatment of various ailments (see, e.g., R. 248).

Another significant point of contrast between alcoholic beverages and cigarettes has been made in the Report on Smoking and Health of the Royal College of Physicians of London: "While many if not the majority of people enjoy alcoholic drinks on relatively infrequent occasions, however, there are very few occasional smokers. Most smokers consume a regular daily amount of tobacco. It appears that smoking is generally much more habit-forming than drinking." (p. 42.)

But a more basic distinction between alcoholic beverages and cigarettes as far as compelled disclosure of health dangers in advertising and labeling is concerned is that the advertising, labeling, and sale of alcoholic beverages are subject to an elaborate network of public and private regulation that has no parallel in the cigarette industry. It is common knowledge that advertisements for hard liquor are not broadcast on radio or television, that liquor advertising has consistently eschewed the themes of romance, contentment and sociability that figure so prominently in cigarette advertising, and that alcoholic beverages are labeled to disclose the alcoholic content. Advertising for alcoholic beverages is subject to comprehensive and detailed regulation by the United States Treasury Department and conforms to stringent industry-wide codes which long predate any efforts by the cigarette in-

<sup>&</sup>lt;sup>129</sup> The doctors and scientists who appeared before the Commission in this proceeding were unanimous on this point. See, e.g., R. 14-15 (testimony of Dr. Hundley, Vice-Chair-

<sup>122</sup> The problem of drunken driving, which is also a serious problem of public safety, is not necessarily a problem of alcoholism. It is, however, dealt with by more stringent remedies than any requirement of disclosing the hazards of drunken driving in automobile advertising could provide—viz., criminal penalties.

dustry at systematic self-regulation.123 The places in which alcoholic beverages may be purchased, and even the prices of alcoholic beverages, are commonly fixed by state law. The Federal Constitution, of course, expressly permits local prohibition of the sale of alcoholic beverages. And the sale of alcoholic beverages to minors is carefully regu-

The short of it is that alcoholic beverages have been recognized by law, by government, and by industry as a dangerous product, and their sale, advertising, labeling, and even use 124 are regulated to a degree wholly unknown in the cigarette industry. The necessity for additional regulation in the form of compelled disclosure of dangers in all advertising and labeling presents, therefore, a quite different question from the case of cigarettes.

The automobile is undoubtedly a dangerous instrumentality. Here again. however, society has already taken specific and substantial steps to protect the public from physical injury. No person may drive without a license. Numerous laws, many providing for heavy penalties, regulate the use of the automobile. Many states have comprehensive inspection requirements to ensure the safety of automobiles. Driving by minors is strictly regulated. In light of the extensive and explicit public concern, manifested in a great network of legal

123 Federal Alcoholic Administration Act of 1935, 40 Stat. 984, as amended, 27 U.S.C. section 205(f). See O'Neill, Federal Activity in Alcoholic Beverages Control, 7 Law &

Contemp. Prob. 570 (1940).

"The federal agency charged with the regulatory powers over advertising of intoxicat-ing beverages is the Alcohol and Tobacco Tax Division of the Internal Revenue Service. The source of this unit's authority over the interstate liquor trade is derived from the Federal Alcoholic Administration Act of 1935. which empowers the Division to promulgate regulations and standards necessary to insure truthful advertising. The authority so vested seems more extensive than that delegated to the other administrative agencies considered. Not only does the Division have the authority to act against deceptive and misleading representations but it may, under its power to implement the statute by formulating its own standards, require the affirma-tive disclosure of pertinent information in advertisements. This is the basis for regulations necessitating the inclusion in all liquor advertisements of the name and address of the advertisers, the class and type of the product, and the alcoholic content of the beverage. This function may be described as insuring not only truthful advertising but also informative advertising. To implement these provisions an elaborate and detailed classification as to vintage, alcohol content, type, etc. is provided as a guide by which the sufficiency and accuracy of the representations can be judged. Label identification and misbranding are likewise closely supervised by the Division, and all labels must be submitted for approval before use. The effect of this extensive rule-making power has been to transform the liquor business into the most thoroughly regulated and carefully supervised of all industries." Note, The Regulation of Advertising, 56 Col. L. Rev. 1018, 1049-50 (1956). See also id., at 1066 (state regulation of liquor advertising).

124 For example, laws forbidding drunken driving regulate the use, rather than the sale as such, of liquor.

regulations, for safe driving, it is most improbable that a significant number of automobile purchasers are unaware that the automobile is a dangerous instrumentality. Society has taken most elaborate pains to bring this truth home to every driver. There is no parallel in the case of cigarettes. For example, no license is required to smoke a cigarette. and smoking by minors is a matter largely of parental, not public, regulation. The absence of a comprehensive scheme for the regulation of the cigarette industry at all comparable to that which governs automobiles and driving makes it imperative that the Commission so enforce Section 5 as to ensure at least minimal public knowledge of the hazards of smoking.

To deny that eigarettes are, for present purposes, comparable to butter, candy, liquor or automobiles is to affirm that the principle requiring disclosure of a product's hazards in labeling and advertising should not be applied mechanically or uncritically, or pushed to an absurd extreme. It can be applied only on the basis of the specific and concrete facts and circumstances pertaining to the particular product involved. Dangers that are obvious or generally known are not required by Section 5 of the Trade Commission Act to be disclosed by the seller. No one would suggest, for example, that every carving knife should carry a warning that the edge is sharp. Section 5 is concerned with unfair or deceptive acts or practices, and if the dangers of using a product are known, the seller's nondisclosure of them is unlikely to be either unfair or deceptive. It is a question of judgment, which cannot be answered by any simple or mechanical formula, whether in the particular circumstances the nondisclosure of a product's hazards carries a sufficient probability of substantial public injury to justify remedial action. It is also a question of judgment whether the appropriate remedy is a requirement disclosure in labeling alone, or whether the requirement should extend to advertising.

The foregoing should dispel fears that the Commission's action in this proceeding has sweeping implications for the advertising and labeling of consumer products other than cigarettes. The Commission's conclusion that disclosure of the danger of use of the product is required by Section 5 of the Trade Commission Act in all advertising and labeling of cigarettes is based on a combination of special factors not necessarily present in the case of any other product. This trade regulation rule should not be regarded as a precedent compelling similar regulation of the butter, candy, liquor, automobile, or other industries.

3. Whether the Commission should cede the problem of regulating cigarette advertising and labeling to Congress. It has been suggested that in view of the magnitude and public importance of the problem of cigarette advertising and labeling in light of the health hazards of cigarette smoking, the Commission should relinquish its jurisdiction of the problem and leave to Congress the task of devising an appropriate solution to it.

Congress, however, delegated the task of preventing unfair or deceptive acts or practices in commerce to the Commission, and the advertising and labeling of cigarettes are clearly subject to the Commission's jurisdiction as created by Congress. We are now asked in effect to redelegate to Congress our responsibilities for preventing unfair or deceptive acts or practices in the cigarette industry. We are without power to do so, in the absence of action by Congress curtailing the Commission's jurisdiction.

Specifically, it is contended that the problem of cigarette advertising and labeling in relation to the health hazards of smoking should be left by the Commission to Congress, first, because the Commission is not competent to appraise the medical and scientific issues involved. and second, because the impact of Commission action on the prosperity of the cigarette industry, and on the national economy, is likely to be drastic. As to the first point, however, for reasons already stated we believe that the Commission is entitled, and indeed compelled, to accept the findings and conclusions contained in the Report of the Surgeon General's Advisory Committee. Those findings and conclusions, which we deem authoritative, provide a comprehensive, reliable and fully adequate medical and scientific predicate for the rule and this report. It is premature to consider how in the future the Commission should deal with aspects of the smoking and health problem not before it in this proceeding.

So far as the impact of this trade regulation rule on the cigarette industry, and derivatively on the total national economy, is concerned, the catastrophic consequences of Commission action predicted by some of the witnesses at the public hearings in this matter are entirely too speculative to warrant the Commission's failing to perform its clear statutory duties. It is suggested that, should disclosure of the hazards of cigarette smoking be required in all advertising and labeling, the consumption of cigarettes would immediately decline so severely as to cause great hardship to the industry, and consequent dislocation to the economy as a whole due to the importance of the industry to the national economy. If, however, as this suggestion presupposes, the industry's failure to disclose in its advertising and labeling the hazards of smoking is principally responsible for the present high level of cigarette consumption—if substantially fewer cigarettes would be consumed if the dangers of smoking were disclosed to the public in cigarette advertising and labeling—that would seem to make more rather than less imperative the necessity of immediate action by the Commission to compel such disclosure.

Be that as it may, the precise effect that the Commission's action would have on the cigarette industry, let alone on the national economy as a whole, cannot be even roughly estimated at this time. Even assuming that the Commission is authorized to permit the continuation of unlawful marketing practices, in a form endangering human life and safety, on grounds of economic hardship, it plainly may not do so where, as here, the probability of such hardship is completely uncertain. We note that the witnesses who argued economic hardship at the public hearings did so in the form of naked assertion. No supporting data were adduced that would afford the Commission more than a purely conjectural basis for assessing the economic hardship, if any, that compliance with the trade regulation rule promulgated herewith would entail.

4. Whether cigarette advertising and labeling should be left to industry selfregulation. At the public hearings in this matter, the spokesman for the Tobacco Institute recommended that the entire problem of eliminating unfair or deceptive acts or practices from cigarette advertising and labeling be left for solution by cooperative action among the members of the cigarette industry. It was stated at that time that the industry was working on advertising guidelines, but no details were given.

However, no industry representative has indicated that cigarette manufacturers are willing to disclose the health hazards of cigarette smoking in advertising and labeling, as proposed in rule 1 in the Commission's notice of this rule-making proceeding. The trade regulation rule now being promulgated by the Commission thus covers an area which the industry has not yet given any indication it intends to enter. Proposed rules 2 and 3 relate to affirmative deceptive and unfair representations in advertising and labeling. In this report, the Commission has dealt at length with such practices. We have declared the standards of conduct to which the members of the cigarette industry must conform in order to avoid violation of the Trade Commission Act. The industry has indicated an intention of acting voluntarily to end undesirable practices in the area covered by proposed rules 2 and 3, and should the industry succeed in eliminating such practices, there will be no need for formal Commission The Commission has therefore determined not to adopt proposed rules 2 and 3, or any similar provision, at this time as formal trade regulation rules, even though the record of this proceeding, and this report, fully justify doing The Commission will maintain a close surveillance of the industry's efforts to eradicate, through voluntary efforts, all traces of unfairness and deception in affirmative representations or suggestions in all cigarette advertising and

5. Whether the Commission should postpone all action pending completion of "Phase II". The study of smoking. and health conducted under the direction of the Surgeon General of the United States Public Health Service was planned to include two phases. Phase I was the technical phase; it was completed with the publication of the Advisory Committee's Report. "Recommendations for actions were not to be a part of the Phase I committee's responsibility. No decisions on how Phase II would be conducted were to be made until the Phase I report was available. It was recognized that different competencies would be needed in the second

phase and that many possible recommendations for action would extend beyond the health field and into the purview and competence of other Federal agencies." (ACR 8.) To date, no final decisions as to the conduct of Phase II have, so far as the Commission is aware, been made.

At the public hearings in this matter, it was argued that the Commission ought to withhold any remedial action pending the completion of Phase II. (See, e.g., R. 395.) This argument misconceives the scope and purpose of Phase II. In planning on separate phases, technical and remedial, the Public Health Service and the other interested bodies were aware that, depending on the technical conclusions in the first phase regarding the hazards of smoking, special remedial action might be appropriate—for example, a campaign of public information and education, or greatly increased research—involving various public and private bodies. (See Ex. 516(b), letter from Assistant to the Surgeon General for Information.) Phase II was to be concerned with such action. There was, however, no intention expressed that Phase II should entail a moratorium on the enforcement of laws governing unfair or deceptive acts or practices in the cigarette industry, or on any other law-enforcement activities, whether undertaken by the Federal Trade Commission or by any other governmental agency.

This trade regulation rule proceeding, and the rule promulgated herewith, do not constitute special or extraordinary remedial action within the scope or contemplation of Phase II of the Surgeon General's study. As the Governor of Kentucky stated in this proceeding, government agencies set up to protect the public should provide the strongest protection possible from those who would abuse or prey upon the public." 125 It was not the intention of those who devised the Surgeon General's study to attenuate this duty. Phase II does not excuse the Commission from enforcing the Federal Trade Commission Act in the cigarette industry; it, does not warrant an indefinite moratorium on the Commission's fulfilling its presently existing statutory responsibilities. Accordingly, the Surgeon General of the Public Health Service, far from accusing the Federal Trade Commission of having jumped the gun on Phase II, has announced the support of the Public Health Service for this trade regulation rule proceeding.120

### VI. THE FEDERAL TRADE COMMISSION'S RULE-MAKING AUTHORITY

This proceeding for the promulgation of trade regulation rules for the advertising and labeling of cigarettes is authorized by the provisions of Subpart F of the Commission's Procedures and Rules of Practice (effective Aug. 1, 1963),127 and has been conducted in accordance with the procedures specified in that subpart.128 In his opening remarks at the

ple of this country from being deceived or misled by cigarette advertising. We intend to support the Federal Trade Commission in their proposed actions-because we are convinced that the American people have been' deceived and misled by cigarette advertis-ing—and their health has been harmed as a consequence." Address of Surgeon General Luther L. Terry to the National Press Club, February 25, 1964 (R. 148).

127 Section 1.63 of the Procedures and Rules of Practice provides:

TRADE REGULATION RULES—(a) Nature and authority. For the purpose of carrying out the provisions of the statutes administered by it, the Commission is empowered to promulgate rules and regulations applicable to unlawful trade practices. Such rules and regulations (hereinafter called "trade regulation rules") express the experience and judgment of the Commission based on facts of which it has knowledge derived from studies, reports, investigations, hearings, and other proceedings, or within official notice, concerning the substantive requirements of the statutes which it administers.

(b) Scope. Trade regulation rules may cover all applications of a particular stat-utory provision and may be nationwide in effect, or they may be limited to particular areas or industries or to particular product

or geographic markets, as may be appropriate.
(c) Use of rules in adjudicative proceedings. Where a trade regulation rule is relevant to any issue involved in an adjudicative proceeding thereafter instituted, the Commission may rely upon the rule to resolve such issue, provided that the respondent shall have been given a fair hearing on the legality and propriety of applying the rule to the particular case.

Under this procedure, the Commission has already issued trade regulation rules for the sleeping-bag, dry-cell battery, and binocular

123 Commission rule-making procedures are set forth in §§ 1.66–1.67 of the Procedures and Rules of Practice, which provide:

§ 1.66 INITIATION OF PROCEEDINGS-PETI-TIONS. Rulemaking proceedings may be commenced by the Commission upon its own initiative or pursuant to petition therefor filed with the Secretary by any interested person or group. Procedures for the amendment or repeal of a rule are the same as for the issuance thereof.

§ 1.67 PROCEDURE—(a) Investigations and conferences. In connection with any rule-making proceeding, the Commission at any time may conduct such investigations, make such studies, and hold such conferences as it may deem necessary. All or any part of any such investigation may be conducted under the provisions of Subpart D of Part 1 of these rules.

General notice of proposed (b) Notice. rulemaking will be published in the FEDERAL REGISTER and, to the extent practicable, otherwise made available to interested persons. Such notice will include (1) a statement of the time, place and nature of the public proceedings; (2) reference to the authority under which the rule is proposed; and (3) either the terms or substance of the proposed rule or a description of the subjects and issues involved.

<sup>12</sup> R. 435. Similar views were expressed by Congressmen from tobacco states. E.g., "our government, through this Commission, and through other appropriate agencies, has a responsibility to let the American people know that certain things may be hazardous" (R. 440, Congressman Fountain); "I believe : that deceptive advertising by tobacco companies and all other American companies and businesses should be prohibited." (R. 445, Congressman Taylor.) It was not suggested that the Commission's statutory duties of law enforcement have been suspended by the provisions for Phase II.

<sup>·125 &</sup>quot;The Federal Trade Commission promptly and courageously announced the action it intends to take within a week following release of the Advisory Committee's Report, actions designed to prevent the peo-

public hearings on the proposed rules, the Chairman of the Commission described the trade regulation rule procedure in the following words:

A Trade Regulation Rule-making proceeding is not adjudicative in character. It is not a proceeding to determine whether or not particular persons or companies have violated the laws administered by the Commission. It is prospective, not retrospective, in its application. Its purpose is to determine for the future whether certain business practices, if followed by the members of an industry, would be unlawful. Trade Regula-tion Rules are not legislative in the sense of adding new substantive rights or obligations. Trade Regulation Rules do not broaden or expand the prohibitions contained in the statutes administered by the Commission, but, rather, define their application to specific practices or a specific industry within the jurisdiction of the Commission. Before such a Rule is promulgated by the Commission, all interested persons are given full opportunity to present data, views and arguments relevant to whether the rule should be adopted.

If after the Commission has promulgated a rule any person or company continues to engage in conduct forbidden by the Rule, and the Commission issues a complaint alleging that such conduct is in violation of a statute enforced by the Commission, the Commission may, in such an adjudicative proceeding, rely on the Rule to the extent that it is fair and proper to do so. In a subsequent adjudicative proceeding where a Trade Regulation Rule is relied upon, the respondent may challenge the legality and propriety of relying upon the rule in the particular case. [R. 5-6.]

At the public hearings, the question was raised whether the Commission is

(c) Participation by interested persons—
(1) Submission of written data, views or arguments. In all rulemaking proceedings the Commission will afford interested persons an opportunity to participate in the proceeding through the submission of written data, views or arguments.

ten data, views or arguments.

(2) Oral hearings. Oral hearing on a proposed rule may be held within the discretion of the Commission. Any such hearing will be conducted by the Commission, a member thereof, or a member of the Commission's staff. At the hearing interested persons may appear and express their views as to the proposed rule and may suggest such amendments, revisions and additions thereto as they may consider desirable and appropriate. The presiding officer may impose reasonable limitations upon the length of time allotted to any person; if by reason of the limitations imposed the person cannot complete the presentation of his suggestions, he may within twenty-four (24) hours, file a written statement covering those relevant matters which he did not orally present. A transcript of the hearing shall be made and shall constitute a part of the record of the proceedings.

(d) Promulgation of rules. The Commission, after consideration of all relevant matters of fact, law, policy and discretion, including all relevant matters presented by interested persons in the proceeding, may adopt and publish in the Federal Register an appropriate rule, together with a concise general statement of its basis and purpose and any necessary findings.

(e) Effective date of rules. The effective date of any rule, or of the amendment, suspension or repeal of any rule will be specified in the notice published in the FEDERAL REGISTER, which date will be not less than thirty (30) days after the date of such publication except as otherwise provided by the Commission upon good cause found and published with the rule.

authorized by the Trade Commission Act to conduct a trade regulation rule proceeding (see, e.g., R. 45-46, 53-54, 57, 180-90). This part of the report considers that and related questions concerning the Commission's rule-making authority.

A. The lawfulness of the trade regulation procedure. 1. The Nature of Trade Regulation Rules. Section 2(c) of the Administrative Procedure Act provides: "'Rule' means the whole or any part of any agency statement of general or particular applicability and future effect designed to implement, interpret, or prescribe law or policy. \* \* \*" a leading case, the Supreme Court has stated: "Unlike an administrative order or a court judgment adjudicating the rights of individuals, which is binding only on the parties to the particular proceeding, a valid exercise of the rulemaking power is addressed to and sets a standard of conduct for all to whom its terms apply. It operates as such in advance of the imposition of sanctions upon any particular individual." lumbia Broadcasting System v. United

States, 316 U.S. 407, 418 (1942).
Section 5(a) (1) of the Federal Trade Commission Act declares unlawful all unfair methods of competition, and unfair or deceptive acts or practices, in interstate commerce. The basic and comprehensive grant of power to the Commission to enforce section 5(a)(1) is contained in section 5(a)(6), which empowers and directs the Commission to prevent the use of such unfair and deceptive methods, acts, and practices. The promulgation of a trade regulation rule is an exercise of the power and duty created by section 5(a)(6). The issuance of a cease-and-desist order under section 5(b) is merely one form of exercising the general power conferred by section 5(a) (6). A trade regulation rule, to use the language of the Supreme Court, "is addressed to and sets a standard of conduct for all to whom its terms apply. It operates as such in advance of the imposition of sanctions upon any particular individual." The Supreme Court has held that "the choice made between proceeding by general rule or by individual, ad hoc litigation is one that lies primarily in the informed discretion of the administrative agency." S.E.C. v. Chenery Corp., 332 U.S. 194, 203 (1947).

The Commission's Procedures and Rules of Practice make clear, 200 as does the Commission's formal notice commencing the present proceeding, that "Trade Regulation Rules do not enlarge \* \* \* [the] substantive legal prohibitions [of the statutes which the Commission administers], but define and par-

ticularize them as applied to specific problems and conditions." <sup>120</sup> Nevertheless, a position frequently taken at the public hearings in this matter by opponents of the Commission's proposed rules was that the proceeding is ultra vires because the Commission has not been authorized by Congress to promulgate rules having the force and effect of law. This position rests, however, on a manifestly false premise.

Congress delegated to the Commission the task of preventing unfair trade practices. It did this, as noted in Part IV of this report, because it felt that conventional judicial processes were not well suited to such a task and that it might better be performed within the framework of the administrative process. Undoubtedly, Congress intended the Commission to have a range of powers and procedures adequate to the fair and effective discharge of its delegated responsibilities. On the other hand, Congress has determined, notably in the Administrative Procedure Act, that agency action which infringes traditional procedural rights, such as the right to a fair hearing, should not be permitted. The interest in flexible and effective administrative action, and the interest in protecting the rights of persons subject to the agency's jurisdiction, must both be effectuated. The question is whether the Commission's trade regulation rule procedure, as applied to the problems of cigarette advertising and public health (insofar as such problems are within the statutory jurisdiction and responsibilities of the Commission), is a lawful exercise of its duty to prevent unfair or deceptive trade practices, or whether it infringes the rights conferred by the Administrative Procedure Act or elsewhere or is otherwise outside of the Commission's authority. The question is not answered by mechanical reliance on a division of all rules into "interpretive" and "legislative."

2. Rule-making versus adjudication in the administrative process. Every tribunal that decides cases—even a Federal court established under Article III of the Constitution—is perforce engaged in substantive rule-making. The common law is a body of judge-made substantive rules. principles, and prescribed standards of conduct. For example, the federal courts have developed a host of so-called per se rules under the Sherman Act. These principles are glosses upon, not provisions to be found in, the language of the Sherman Act. Such rules represent the efforts of the courts to define and particularize the requirements of the Act. Needless to say, there is no statute which permits judges to make rules in this fashion. None is necessary. The laying down of substantive principles in the

Compare Section 1.63, supra note 127, with Section 1.65, which provides: "Rules having the force and effect of law are authorized under Section 6 of the Wool Products Labeling Act of 1939, Section 8 of the Fur Products Labeling Act, Section 5 of the Flammable Fabrics Act, and Section 7 of the Textile Fiber Products Identification Act." Section 1.64 provides: "Quantity limit rules are authorized by Section 2(a) of the Clayton Act, as amended by the Robinson-Patman Act. These rules have the force and effect of law."

<sup>130</sup> App. C, infra. See also the Chairman's opening remarks at the public hearings in

this matter, quoted supra.

<sup>33</sup> See, e.g., R. 53-54, 83-F, 83-I, 188-89. Witnesses frequently referred to rules having the force and effect of law as "substantive." See, e.g., R. 57-58, 64. However, any rule, even a purely advisory one, is "substantive" if it deals with the substantive requirements of the laws administered by the agency (in contrast to the agency's rules of practice or other procedural regulations).

course of adjudication is inherent in the adjudicative process. Cf. Erie R. Co. v. Tompkins, 304 U.S. 64 (1938).

If the courts may and do make rules in the course of adjudicating, a fortiori the Commission may-and indeed is under a positive obligation to-engage in substantive rule-making in its adjudications. As noted in Part IV of this report, the Commission, in the enforcement of section 5 of the Trade Commission Act, has duties which transcend the narrowly adjudicative. Congress could have enumerated, and specifically proscribed, all of the trade practices it considered "unfair." Had it done so, the Commission's task would have been simply to apply the law as given to the facts as found in particular cases. For reasons of practicality, however, the task of elaborating substantive principles and defining standards of forbidden conduct— of filling in the bare policy outline drawn by Congress when it determined that unfair methods of competition in commerce should be outlawed-also was delegated to the Commission. The Commission has been made responsible not only for the prevention of unfair or deceptive practices, but also, and as a necessary threshold step, for the definition of such prohibited practices. It was the intention of its founders that the Commission would act creatively and imaginatively, within the broad contours of section 5, to create an up-to-date body of trade regulation law. Even if the Commission had never undertaken a single rule-making proceeding, but had confined, itself exclusively to the adjudicative framework provided in section 5(b) of the Trade Commission Act, it could not have avoided continual involvement in substantive "rule-making" and still have remained faithful to its mandate. Nor has it avoided such involvement. The law of deceptive practices did not exist in 1914: it was created by the Commission. It is a body of substantive principles and defined standards of conduct, virtually all of which were established by the Commission in adjudicative proceedings.

To say that an administrative agency like the Commission has a responsibility for substantive rule-making, as well as for adjudication in its narrow sense, is another way of saying that the agency has a positive role to play in the definition of legal standards. A common criticism of the federal administrative agencies has been that they devote their attention unduly to the strictly adjudicative part of their task-settling disputes and assessing liability for past acts-and slight the critical function of formulating substantive policy and legal standards.152 The Commission, no less than agencies having regulatory duties with respect to specific industries, has such a function. It is to determine what

trade practices should be forbidden as unfair or deceptive. Congress confided the making of these determinations to the Commission; and whether made in formal rule-making proceedings or in adjudicative proceedings, they constitute the substantive principles and standards of trade regulation law.

The question, then, is not whether the Commission may declare substantive standards and principles, for it plainly may and must. The question is whether the Commission may, in appropriate matters—specifically, the matter of cigarette advertising and labeling in relation to the health hazards of cigarette smoking-utilize the procedures of the formal rule-making proceeding to promulgate substantive standards or principles, or whether it may promulgate them only in the course of adjudication. The latter course is always open to the Commission. However, there may be serious disadvantages, both to the agency and to the persons subject to its jurisdiction, where substantive rule-making is conducted exclusively as a by-product of adjudication. We shall consider some of these disadvantages briefly in this

section.133 (1) The Administrative Procedure Act, in its provisions governing formal rulemaking proceedings, requires that all interested persons be given an opportunity to express their views on a proposed rule before it is finally adopted (sec. 4(b)). The reason for such a requirement is obvious. Those who will be subject to a rule should have an opportunity to criticize it or suggest modifications. And, quite apart from considerations of fairness, their participation in the rule-making process is likely to assist the agency in formulating a practical and sound rule. Where rules are made, not in formal rule-making proceedings, but in adjudicative proceedings, the requirement is ordinarily not met. Views of all interested persons are not solicited or received—only the views of the particular litigants. Though a decision may have far-reaching significance by reason of the rule it lays down, and affect many persons besides the particular litigants, only the latter will have participated in the rule-making process; and, in many cases, even they will have had no opportunity to express their views on the rule declared by the court or tribunal. See,

e.g., Erie R. Co. v. Tompkins, supra. (2) The kind of record made in an adjudicative proceeding is usually not tailored to the needs of rule-making. The rules of evidence, and other procedural safeguards governing trial-type hearings, have been developed with an eve toward the determination of socalled "adjudicative" facts-who did what, where, when, why, etc. Experience has shown that issues of this sort can be most satisfactorily dealt with only if the traditional procedural rights, e.g., cross-examination, are faithfully observed. But the procedures designed for

determining individual liability are not necessarily well-adapted to the ascertainment of such "non-adjudicative" matters of fact, policy and discretion upon which rules of general application are based. 134 Hence, in formulating a substantive standard or rule, courts and tribunals frequently must rely on considerations outside the record of the particular case in which the general principle is formulated.183 They may go to the records of prior cases, or they may rely upon sources, such as articles in scholarly journals (or their own general knowledge and experience), that are contained in no record. These are useful and proper approaches, but they have their limitations. The records of earlier cases may give a broader picture of the considerations relevant to formulating a rule of general application than the record of the particular case to be decided, but it may not be broad enough, especially if a novel problem area is involved. If the court or tribunal engages in private research or draws upon its private experience, the parties, and other persons who will be subject to the rule, may have neither notice of, nor opportunity to refute, the authorities or other sources relied upon.

To predicate rules developed in the course of adjudication on matters outside the actual record of the case is a traditional and necessary incident of the judicial and administrative processes. It is done constantly. It has been expressly sanctioned by the Supreme Court in the context of administrative adjudication, the Court emphasizing that the agencies are intended, and not merely permitted. to decide cases on the basis of their broad knowledge and experience as well as the actual record. But clearly it may not

134 "The test of the judicial process, traditionally, is not the fair disposition of the controversy; it is the fair disposition of the controversy upon the record as made by the parties. \* \* \* [For the administrative] process to be successful in a particular field, it is imperative that controversies be decided as 'rightly' as possible, independently of the formal record the parties themselves produce. The ultimate test of the administrative is the policy that it formulates, not the fairness as between the parties of the disposition of a controversy on the record of their own mak-. ing." Landis, The Administrative Process 38-39 (1938).

135 A classic instance of this process is Dur-

ham v. United States, 94 U.S. App. D.C. 228, 214 F. 2d 862 (1954), where a new rule governing the defense of insanity in criminal proceedings was formulated on the basis of extensive extra-record materials.

<sup>&</sup>lt;sup>222</sup> See, e.g., Friendly, The Federal Administrative Agencies: The Need for Better Definition of Standards (1962); Redford, National Regulatory Commissions: Need for a New Look (1959); Landis, Report on the Regulatory Agencies to the President-Elect 22-24 (1960); Task Force Report on Regulatory Commissions 40-42 (1949); Hector, Problems of the CAB and the Independent Regulatory Commissions, 69 Yale L. J. 931 (1960).

<sup>123</sup> Many of the points discussed in this section are more fully developed in Peck, The Atrophied Rule-Making Powers of the National Labor Relations Board, 60 Yale L.J. 729 (1961), and Baker, Policy by Rule or Ad Hoc Approach—Which Should It Be?, 22 Law & Contemp. Prob. 658 (1957).

<sup>126</sup> See Republic Aviation Corp. v. N.L.R.B., 324 U.S. 793 (1945); Radio Officers' Union v. NL.R.B., 347 U.S. 17, 48-49 (1954); NL.R.B. v. E. & B. Brewing Co., 276 F. 2d 594, 598 (6th Cir. 1960). Cf. NL.R.B. v. Seven-Up Bottling Co., 344 U.S. 344 (1953). That agency expertise, as well as record evidence, can support a finding of unlawfulness has been held with specific reference to the Trade Commission.
"The Commission is not required to sample public opinion to determine what meaning is conveyed to the public by particular advertisements. \* \* \* The Commission, which is deemed to have expert experience in dealing with these matters \* \* \* is entitled to draw upon its experience in order to determine, in the absence of consumer testimony, the natural and probable result of the use of advertising expressions." E. F. Drew & Co. v. F.T.C., 235 F. 2d 785, 741 (2d Cir. 1956).

be a completely ideal method of rule-making in all situations.

(3) A related point is that adherence to the adjudicative method of rule-making precludes the agency from utilizing those methods of gathering and assessing facts that are peculiarly appropriate to the needs and conditions of rule-making. The Congressional committee hearing is an example of how a body having legislative responsibilities proceeds in the formulation of policy. The records of such hearings contain matters of fact, arguments of law, and considerations of policy and discretion—the views, data, and arguments of all interested persons. Congress does not rely upon trial-type proceedings in order to formulate the content of legislation. For an agency to limit itself to such proceedings in formulating the content of rules having general application seems, therefore, a practice of doubtful merit. It involves the danger of cutting the agency off from systematic access to the broad range of considerations that must be taken into account in the rule-making, in contrast to the narrowly adjudicative, process.

(4) In an adjudicative proceeding, the agency is precluded by the separation-offunctions provisions of the Administrative Procedure Act (§ 5(c)) from consulting those members of its staff who have played a prosecuting or investigative role in that, or a factually related, case. The agency is thereby prevented from fully utilizing its expertise, for an agency's expertise resides in large part in its staff, especially those members of the staff who have first-hand familiarity with the relevant facts. In a rule-making proceeding, the separation-of-functions provision does not apply, there being no adversary proceeding, and the agency may draw freely on the knowledge and experience of its staff. It seems clear that an agency's ability to formulate substantive standards must be impaired when full access to its own staff is

(5) The very conception of a rule having application beyond the facts and parties of the particular case, in contrast to an order or judgment, suggests the relative unsuitability of adjudication as a method of rule-making. Rule-making through adjudication is not always completely fair and evenhanded in its results. This is especially true where a practice sought to be eliminated is industry-wide and the agency sues the members of the industry one by one to stop the practice. The firm that first becomes subject to a final order or decree will be placed at an unfair competitive disadvantage vis-a-vis its competitors: therefore each firm may feel compelled to litigate in order to preserve competitive equality. Since an order or judgment must be based on a finding of individual liability in respect of past practices, one or more firms, though within the rule properly applicable to the industry as a whole, may be able to obtain dismissal of their complaints (e.g., for failure of proof) and thereby enjoy a competitive advantage over those firms that are under order.

Such inequities are inevitable concomitants of industry-wide regulation by the case-by-case adjudicative method. The Supreme Court has therefore held, with specific reference to the Federal Trade Commission, that the courts are not to attempt themselves to redress such inequities. But a rule promulgated in a formal rule-making proceeding—is uniform and prospective in its application. With its promulgation, all who are subject to it stand alike, subject to exactly the same duties.

(6) Rule-making exclusively by adjudication tends to divert an agency from performing perhaps its primary and most salutary function, which is to provide guidance to the businessmen subject to its jurisdiction as to the requirements of law and thereby obviate the waste and uncertainty of litigation. The focus in adjudication is on settling a dispute over past practices, and while a rule may be announced in the process. it tends to be done incidentally and without sufficient concern for laying down clear guidelines for the future. Most often, rules contained in adjudicative decisions, whether judicial or administrative, are not designated as rules or stated in the form of rules. The rule must be inferred from the language of the opinion and the facts of the case; it is implicit rather than explicit; and it may remain controversial and uncertain until many subsequent adjudications have refined and clarified it. It may take a long time for a rule even to be recognized and understood as such.

The importance of rules which are understood from the outset as defining—

137 "In view of the scope of administrative discretion that Congress has given the Federal Trade Commission, it is ordinarily not for courts to modify ancillary features of a valid Commission order. This is but recognition of the fact that in the shaping of its remedies within the framework of regulatory legislation, an agency is called upon to exercise its specialized, experienced judgment. Thus, the decision as to whether or not an order against one firm to cease and desist from engaging in illegal price discrimination should go into effect before others are similarly prohibited depends on a variety of factors peculiarly within the expert under-standing of the Commission. Only the Commission, for example, is competent to make an initial determination as to whether and to what extent there is a relevant 'industry within which the particular respondent competes and whether or not the nature of that competition is such as to indicate identical treatment of the entire industry by an enforcement agency. Moreover, although an allegedly illegal practice may appear to be operative throughout an industry, whether such appearances reflect fact and whether all firms in the industry should be dealt with in a single proceeding or should receive in-dividualized treatment are questions that call for discretionary determination by the administrative agency. It is clearly within the special competence of the Commission to appraise the adverse effect on competition that might result from postponing a par-ticular order prohibiting continued viola-tions of the law. Furthermore, the Com-mission alone is empowered to develop that enforcement policy best calculated to achieve the ends contemplated by Congress and to allocate its available funds and personnel in such a way as to execute its policy efficiently and economically." Moog Industries v. F.T.C., 355 U.S. 411, 413 (1958) (per curiam). See Note, 13 Rutgers L. Rev. 315 (1958).

clearly, comprehensively, and particularly—the lawful limits of future conduct is enhanced in the context of an agency, such as the Federal Trade Commission. whose role is preventive rather than punitive and whose task is the supervision of trade practices of competing businessmen. As noted in Part IV of this report, the original proposals for a trade commission were supported by the business community, which hoped that greater certainty could be introduced into trade regulation law; and in giving the Commission a sweeping mandate but limited remedial powers—precatory rather than truly injunctive—Congress probably assumed that once the Commission clearly defined a practice as unfair, businessmen would abandon it. It is a fair assumption, surely, that so long as competing businessmen "know where they stand and that they all stand alike" (Friendly, op. cit. supra note 132, at 7) they are not likely to violate the law; that in the trade regulation area, at least, law violations stem more from competitive pressures and legal uncertainty than from wilfulness; and that, therefore, a formal rule, clearly designated as such, which states the requirements of law clearly and particularly and has a uniform prospective application to a whole industry will frequently be a more effective method of law enforcement, encouraging voluntary compliance and discouraging litigation, than the conventional case-by-case method.

Businessmen are glad, as a rule, to lend their support to voluntary and simultaneous abandonment of bad practices. They welcome the chance to wipe the slate clean. The overwhelming majority are unwilling to stoop to unfair tactics. At times some may feel that they must do so in order to meet in kind the unfair or unethical competition of less scrupulous competitors. It is often the case that various concerns would like to abandon their use of unfair or unethical methods if they can but be assured that their competitors will likewise stop and not take advantage of the situation. [T.N.E.C. Monograph No. 34, Control of Unfair Competitive Practices Through Trade Practice Conference Procedure of the Federal Trade Commission, p. 15 (1941).]

(7) If the tribunal in an adjudicative proceeding is too intent upon fashioning rules for future guidance, the task of rendering a fair result on the record before it may be slighted. Since the task of assessing individual liability on the basis of past practices and the task of fashioning rules of general application for future guidance are different, it has been argued that a tribunal which seeks to lay down broad rules in deciding individual cases may frequently fall to do complete justice to the parties before it.

(8) Rules made in adjudicative proceedings are ordinarily retroactive in application, while, under the Administrative Procedure Act, rules made in formal rule-making proceedings (including, of course, trade regulation rules) are prospective only (§ 2(c)). Retroactive application of a rule may often result in hardship. This is especially so where the rule embodies a novel legal principle and, therefore, is not readily foreseen. In a formal rule-making proceeding, the possibility of undoing consummated trans-

actions is excluded. Many authorities, including the Supreme Court, have on this ground urged the administrative agencies to act where possible prospectively through rule-making proceedings.<sup>13</sup> It is fairer; it tends toward more equal treatment of competitors; and it may obviate hard-fought, protracted litigation induced by unwillingness to submit to harsh sanctions.

Although cease-and-desist orders of the Federal Trade Commission, like rules, speak to the future, they often carry retroactive consequences. Suppose that a firm, acting in good faith, adopts a trade name which the Commission later challenges as deceptive and, after prolonged litigation, orders excised; the firm is deprived of the value of its investment in the trade name, which may be very considerable. The matter would stand quite differently if prior to adopting the trade name the legality of the firm's action had been clearly defined in a trade regulation rule.

(9) Because a rule-making proceeding looks to the future rather than to the past, it avoids the stigmatization of persons as law violators. One of the principal reasons why our legal traditions require so extensive an array of procedural safeguards to be afforded in adjudicative proceedings is that it is a grave step to adjudge a person or firm guilty of unlawful conduct. Not only may such a judgment have practical effects, i.e., as the basis of remedial or punitive sanctions, but it carries with it an inescapable element of moral condemnation. It is not unusual for a violation of law to be adjudged on the basis of a rule first declared in the very case, reflecting a new and perhaps unforeseen view of the law, and grounded in general facts or considerations not to be found in the actual record of the case. Businessmen naturally resent being branded as law violators in such a situation, and for that reason alone may be more inclined to engage in hard-fought litigation. Establishing substantive standards or principles in formal rule-making proceedings avoids this problem: a rule finds no one

(10) Rule-making through adjudication may often be a prohibitively time-consuming, costly, and inefficient method of dealing with a problem common to an entire industry. Because of the procedural rights and safeguards which are a respondent's due in administrative, no less than in conventional civil or criminal, litigation, adjudicative proceedings before an agency are, beyond a point, irreducibly slow and costly affairs. These

factors are greatly magnified where the practice sought to be suppressed is industry-wide and many proceedings, rather than one, must therefore be conducted at the same time. In such a situation, reliance on the case-by-case adjudicative method not only may strain the agency's, and the respondents', resources, and delay effective relief indefinitely, but it may also involve considerable waste and duplication of effort, since common issues of fact are bound to recur throughout the series of proceedings.

A rule-making proceeding affords an economical method of consolidating common issues of fact and law in a stream-lined, but comprehensive and fair, proceeding having few of the cumbrous attributes of litigation. Since such a proceeding does not present questions of assessing individual guilt or innocence for past conduct, the strict procedural and evidentiary requirements of litigation are inapplicable.

We have indicated ten reasons why a formal rule-making proceeding may be preferable to an adjudicative proceeding, or series of adjudicative proceedings, from the standpoint both of government and the affected private parties, where the problem is one of fashioning a substantive standard to guide future conduct; and there are others. It is not surprising that the Supreme Court, and critics of the administrative process, have urged the agencies to give greater emphasis to rule-making proceedings. We

<sup>125</sup> See S.E.C. v. Chenery Corp., 382 U.S. 194, 202 (1947); Friendly, supra note 138, at 436-37, 442-43; Friendly op. cit. supra note 132, at 143-47; Bernstein, Regulating Business by Independent Commission 179-82 (1955). "[I]n general, rule-making is a sounder way of proceeding than the case-by-case method or general declarations of policy and \* \* \* wherever appropriate, it should be employed. \* \* \* [E]very consideration of sound administrative procedure and fair play argue for following the rule-making route, where it can be employed." Baker, supra note 133, at 671. This principle has been stated with particular reference to the Trade Commission:

"The definition of unfair competition by administrative legislation is incomparably superior to definition by administrative decision. The method of judicial exclusion and inclusion does not permit of a sustained, consistent, comprehensive and speedy at-tack upon the trade practice problem. The case-by-case determination takes years to cover even a narrow field; it leaves wide lacunae; false starts are difficult to correct and the erroneous decision is just as prolific as a sound ruling in begetting a progeny of subordinate rules. In a controversy between two litigants or between a Commission and a private party, the law making function is distracted by factors which are important to the contestants but irrelevant to the formulation of future policy. The fusion of law and economics, the detailed investigations and hearings, and the precise formulation of rules, all of which are so essential to a proper regulation of competition, are not feasible when law making is but a by-product of the adjustment of controversies. The combination of the two functions may have been justified when knowledge of the workings of competition was sparse and objectives ill-defined. It can no longer be justified today. It would be little short of criminal to rely upon so inefficient a method of law

do not suggest, however, that the agencies in general, or the Federal Trade Commission in particular, should abandon reliance on the adjudicative method in all situations where a substantive principle or standard of conduct having general application is to be declared. The force of each of the reasons discussed above varies with the concrete situation. in which a choice between approaches is presented. That is why the Supreme Court has held that the choice between rule-making and adjudicative proceedings is ordinarily within the agency's discretion.140 The immediate question, then. is not whether rule-making through formal rule-making proceedings is in general preferable to rule-making through adjudicative proceedings, but whether, and to what extent, it is preferable in the present situation, which involves determining the requirements of the Trade Commission Act with respect to cigarette advertising and labeling in the light of the health hazards of cigarette smoking.141 Concretely, what is the bal-

making when more scientific and expeditious devices are available. \* \* \* Hence we should resort to administrative legislation, at least so far as federal control of practices in interstate commerce is concerned. The administrative tribunal would have several functions. On the legislative or law making side, it would be charged with the duty of maintaining an unremitting study of the trade practice problem. It would, by rules and regulations, under a proper delegation of power and a clear definition of the standards by which it is to be guided, make additions to the general code of unfair competition. These additions would be preceded by investigation and public hearing and proposed drafts would be subject to extended criticism and study before enactment. It would also, upon proper showing, grant exemptions to particular industries from such provisions of the general law as operated harshly. Such exemptions would rarely be necessary but administration should be flexible enough to take care of the need should it arise. would also, after thorough investigation, hearing and study, draft regulations for the facilitation, preservation, and regulation of competition for specific industries. These regulations would differ from N.R.A. codes in several vital respects. First, they would deal with the prohibition of competitive practices and not with the rehabilitation of industry or the rationalization or elimination of competition. Hence they would not be subject to the charge of regimentation. Secondly, they would be drafted by govern-ment and not by industry. Industry would be heard as in the formulation of a piece of legislation but it would not propose or command. Thirdly, the scope of the regulations would be more modest. Only practices which are demonstrably unsocial and uneconomic and which require separate industrial treatment would be thus attacked." Handler, Unfair Competition, 21 Iowa L. Rev. 175, 259-61 (1936).

<sup>10</sup> S.E.C. v. Chenery Corp., supra note 139, at 202. See Logansport Broadcasting Corp.
v. United States, 93 U.S. App. D.C. 342, 210
F. 2d 24 (1954).

141 Baker, supra note 133, at 671, n. 60; states that his conclusions regarding the preferability of rule-making proceedings (see note 139, supra) have little applicability "to agencies such as the National Labor Relations Board or Federal Trade Commission, which are largely concerned with adjudicatory evidentiary questions whether some specified unfair practices have been

<sup>123 &</sup>quot;Since the Commission, unlike a court, does have the ability to make new law prospectively through the exercise of its rule-making powers, it has less reason to rely upon ad hoc adjudication to formulate new standards of conduct. \* \* \* The function of filling in the interstices of the Act should be performed, as much as possible, through this quasi-legislative promulgation of rules to be applied in the future." S.E.C. v. Chenery Corp., 332 U.S. 194, 202 (1947). See Landis, op. cit. supra note 132, at 86–87; Friendly, A Look at the Federal Administrative Agencies, 60 Col. L. Rev. 429, 437 (1960). Cf. Friendly, op. cit. supra note 132, at 20.

ance of advantages and disadvantages in proceeding by the trade regulation rule route in dealing with this particular problem?

To begin with, the problem is a general one. It is a problem of the legal responsibilities of an entire industry, not an individual firm. The cigarette industry would doubtless feel that the Commission was acting inequitably if it picked and chose among the cigarette manufacturers, suing some but not others. The principal considerations that must influence decision in this area—the nature of the health hazard. consumer knowledge of it, the amount and concentration of cigarette advertising in certain media, the problem of youthful smoking-pertain more or less equally to all of the cigarette manufacturers, who are, of course, competitors. The situation plainly calls for uniform, consolidated treatment, not separate lawsuits.

Moreover, the problem raises novel issues of policy. Although, in our opinion, established legal principles support, and indeed compel, the conclusions respecting the legal duties of the cigarette manufacturers reached in this report, the application of these principles in the circumstances presented is a matter of wide interest and concern. It is fairer to the industry as well as to the public that it be approached on a uniform and prospective basis in a proceeding specially tailored to the task of clear and comprehensive definition of the requirements of law to which the industry is subject. The industry, we are confident, supports the Commission's position that little constructive purpose would be served by proceedings in which the lawfulness of past practices in cigarette advertising, and the individual liability of particular manufacturers, were probed. The trade regulation rule The trade regulation rule promulgated herewith does not attempt to impute blame for past cigarette advertising practices. It is in no sense punitive, but preventive. It states the requirements of law for such practices, and it does so uniformly, clearly, and prospectively.

3. The Commission's authority to conduct a trade regulation rule-making proceeding. In the preceding section, it was demonstrated that the trade regulation rule procedure offers a more practical approach to the effective fulfillment of the Commission's statutory responsibilities in the area of cigarette advertising and public health than the conventional method of separate lawsuits. It is contended, nevertheless, that the Commission has not been granted by Congress the power to conduct such a proceeding; that it is confined to the cease-anddesist order adjudicative procedure provided in section 5(b) of the Trade Commission Act. The contention has far-reaching significance. If well founded, it would, because of the factors discussed

committed." We agree that where such issues are presented—and that may be in the majority of situations within the Commission's jurisdiction—rule-making proceedings are inappropriate. The question is whether or not this particular proceeding involves a different kind of issue.

above, preclude the Commission from acting effectively in matters, such as the present one, which, though they are clearly within the Commission's statutory jurisdiction and responsibilities, and of public importance, are not amenable to sound, expeditious and effective handling under the 5(b) procedure.

The contention is refuted by the language and scheme of the Trade Commission Act. Section 5(a)(6) of the Trade Commission Act provides that "[t]he Commission is hereby empowered and directed to prevent persons, partnerships, or corporations \* \* \* from using unfair methods of competition in commerce and unfair or deceptive acts or practices in commerce." This, the Commission's basic mandate, is distinct from Section 5(b). There is no indication that the latter was intended to limit the broad grant of power in 5(a)(6). Section 5(b) simply establishes one procedure for implementation of the Commission's duty to prevent unfair methods of competition and unfair or deceptive acts or practices. That this procedure is not exclusive or mandatory is shown by the language of 5(b): "Whenever the Commission shall have reason to believe that any such person, partnership, or corporation has been using or is using any unfair method of competition or unfair or deceptive act or practice in commerce, and if it shall appear to the Commission that a proceeding by it in respect thereof would be to the interest of the public, it shall issue and serve upon such person, partnership, or corporation a complaint. \* \* \*" (Emphasis supplied.) The Commission is directed to use the 5(b) procedure only where it believes a 5(b) proceeding would be in the public interest. Moreover, use of the procedure presupposes a preliminary determination that the respondent has, or is currently, engaged in unlawful conduct.142 The 5(b) procedure, in short, is distinctly narrower than the 5(a)(6) mandate, which does not require violations of law to be shown before the Commission may act to prevent them.

Section 6(g) of the Trade Commission Act authorizes the Commission "to make rules and regulations for the purpose of carrying out the provisions of this Act", and thus establishes another method by which the Commission can proceed in the discharge of its statutory responsibilities as defined by 5(a) (6). The trade regulation rule procedure is clearly embraced by the literal terms of the section, and nothing in the legislative history of the Trade Commission Act requires that the provision be read other than as written.<sup>148</sup>

Even if 6(g) were not in the Act, it could not be persuasively maintained that the trade regulation rule procedure is ultra vires. It is implicit in the basic purpose and design of the Trade Commission Act as a whole, to establish an administrative agency for the prevention of unfair trade practices, that the Commission should not be confined to quasijudicial proceedings. The Commission was created because the courts had not been able to build up a coherent and progressive body of trade regulation law. and because Congress found it completely impractical itself to define with particularity the trade practices that contravened public policy and ought therefore to be proscribed. The Commission was established not as a simple law-enforcement agency, but as an administrative agency comparable to the Interstate Commerce Commission, in order to perform a positive role of policy formulation which the courts, it seemed, could not adequately play in the trade regulation area. Since the Commission was given, specifically in section 5(a) (6), the function of defining and particularizing, as well as enforcing, the substantive requirements of the Trade Commission Act, it is a reasonable inference that Congress did not intend to deny to the Commission the use of procedures, such as the trade regulation rule procedure. which may be necessary to fulfill that function.

That the Commission was not envisioned as a conventional law-enforcement agency, concerned primarily with assessing liability on the basis of past acts, is suggested by the form of proceeding specified in section 5(b). As mentioned earlier 5(b) in its original form empowered the Commission to issue, not a final and binding order in the nature of

legislative history of the Federal Trade Commission Act of 1914 makes clear that the Commission was not intended to promulgate "substantive" rules. (R. 83-K to 83-M.) However, by "substantive" rules the spokesman meant, as has been mentioned (see note 131, supra), rules having the force and effect of law--not trade regulation rules. At most, the legislative history suggests that the Commission was not intended to promulgate 'legislative" rules. For example, Judge Covington, a member of the Conference Committee, remarked: "The Federal Trade Commission will have no power to prescribe the methods of competition to be used in future. In issuing its orders it will not be exercising power of a legislative nature." 51 Cong. Rec. 14932 (1914). There are, to be sure, references in the legislative history to the "quasi-judicial" nature of the Commission (cf. S. Rep. No. 1705, 74th Cong., 2d Sess. 2 (1936)), and statements such as, Section 5 "empowers the commission to prevent corporations from using unfair methods of competition in commerce by orders issued after hearing" (S. Rep. No. 597, 63d Cong., 2d Sess. 13 (1914)). But such remarks do not seem to have been concerned with limiting the Commission's rule-making powers, conferred expressly in Section 6(g). Their point, rather, was (1) that the Commission has quasijudicial powers, and is not limited to the investigatory role originally envisaged for it, and (2) that the Commission can only enter a cease and desist order on the basis of a trial-type hearing in which the procedural safeguards of the judicial process are af-

<sup>&</sup>lt;sup>142</sup> Compare Section 15 of the Clayton Act, 15 U.S.C. § 25 which authorizes the Attorney General "to institute proceedings in equity to prevent and restrain \* \* \* violations [of the Act]." (Emphasis added.) <sup>143</sup> It is a familiar canon of statutory con-

<sup>143</sup> It is a familiar canon of statutory construction that where the meaning of a statute is clear and unambiguous on the face of the statute, there is no occasion to look to legislative history. E.g., Caminetti v. United States, 242 U.S. 470 (1916); 2 Sutherland, Statutory Construction § 4502 (3d ed. 1943). Nevertheless, the spokesman for the cigarette industry argued in this proceeding that the

an injunction, but an advisory type of order. Even in its present form, 5(b) does not in terms provide for a trial-type hearing, but only for a summary proceeding to show cause. The framers of the Trade Commission Act sought to create an agency that would introduce certainty into the law of unfair trade practices and thus provide guidance for American businessmen. For this purpose a full complement of judicial-type procedures and sanctions was deemed unnecessary.

Finally, the detailed structure of the Trade Commission Act refutes the argument that Congress intended to force the Commission within a narrowly adjudicative mold. The Act established an administrative agency, not an administrative court. It gave the agency responsibility not merely to adjudicate, but also to initiate, proceedings. It endowed the agency with extensive powers of investigation and inquiry (see, e.g., sec. 6(b) of the Act). Since Congress plainly wished to depart from rather than imitate the judicial method of legal administration, we are not persuaded that, in specifying a procedure for obtaining a cease-and-desist order, Congress thereby precluded preventive procedures other than a formal cease-anddesist order proceeding.

4. The bearing of trade practice rules. The contention that the Commission has no authority to conduct a rule-making proceeding such as the present one is particularly untenable in view of the Commission's long-established, and concededly valid, trade practice rule procedure. "Trade practice rules are designed to eliminate and prevent, on a voluntary and industrywide basis, trade practices which are violative of laws administered by the Commission. The rules interpret and inform businessmen of legal requirements applicable to the practices of a particular industry and provide the basis for voluntary and simultaneous abandonment of unlawful practices by industry members. Failure to comply with such rules may result in corrective action by the Commission under applicable stat-utory provisions." 144

No provision of the Federal Trade Commission Act, unless it be Section 6(g), authorizes the Commission in so many words to conduct this kind of rule-making proceeding, whereby unlawful practices are sought to be prevented on an industry-wide basis, 145 yet the Commission has conducted such proceedings, in one form or another, since at least 1920. 146

Many trade practice rules have long been viewed as actually stating the substantive requirements of the Trade Commission Act, and, accordingly, as being enforceable by the Commission and not merely voluntary. "The unfair trade practices which are embraced in group I rules are considered to be unfair methods of competition within the decisions of the Federal Trade Commission and the courts, and appropriate proceedings in the public interest will be taken by the Commission to prevent the use of such unlawful practices in or directly affecting interstate commerce." 147 Trade practice rules have been relied upon by the Commission in subsequent adjudicative proceedings to support find-

pears to concede the lawfulness of the trade practice rule procedure (R. 83-P). As of 1961, trade practice rules were in force in 162 industries. F.T.C. Ann. Rep., 1961, p. 64. For a current list of such rules, see 4 CCH Trade Reg. Rep., pp. 42002-8.

145 By the same token, nothing in the language of Section 5(b) specifically authorizes the kind of full-fledged trial-type hearing which the Commission customarily afforded in cease-and-desist proceedings long before the enactment of the Administrative Procedure Act.

149 In F.T.C. Ann. Rep., 1920, p. 43, there is a description of the "trade practice submittal" procedure, which was the precursor of the trade practice rule procedure:

"This procedure was instituted by the Commission as an instrument to assist the proceedings provided by statute for the elimination of unfair methods of competition. It had its origin in an effort to eliminate, simultaneously and by the consent of those engaged in a given industry, practices which, in the opinion of the industry as a whole, were unfair. The trade submits its trade practices to the commission for the commission's information. It is employed in cases where a large number of complaints come to the commission, usually from persons in the industry, respecting a number of alleged unfair practices generally prevalent in the industry, or respecting some practice which although of ancient and widespread usage in the trade is questioned. In such instances the commission has at times felt that a single proceeding might not present all the facts or that a single order, restraining as it would but a single concern, might tend to be harmful rather than corrective."

And as early as 1916, the Commission was issuing "conference rulings", i.e., advisory opinions. "[T]he Commission has interpreted, upon request, the laws which it is empowered to enforce." F.T.C. Ann. Rep., 1916, pp. 12-13; see id., pp. 52-59.

137 F.T.C. Ann. Rep., 1935, pp. 96-97. Thus, the "group I" rules are mandatory, not voluntary or permissive. For a full description of the group I-group II distinction, see T.N.E.C. Monograph No. 34, Control of Unfair Competitive Practices Through Trade Practice Conference Procedure of the Federal Trade Commission, pp. 4-6 (1941).

ings of unlawfulness. The courts have upheld the Commission in so relying. 143 As a practical matter, then, trade practice rules are not merely voluntary and advisory; they are, in many instances, enforceable and enforced. (See Comment, 62 Yale L.J. 912, 935, 941–43 (1953).) As shall appear, the difference between trade practice and trade regulation rules is one of degree, not of kind.

The foregoing discussion also answers the argument that the trade regulation rule procedure is invalid because the Commission first utilized it many years after the passage of the Trade Commission Act in 1914. The Supreme Court has held that the Commission's failure to exercise authority delegated to it in the Act until a number of years has elapsed does not justify a conclusion that the authority was never delegated. United States v. Morton Salt Co., 338 U.S. 632, 647-48 (1950). But Federal Trade Commission rule-making is, in any event, no recent phenomenon. The trade regula-tion rule procedure is not a sudden innovation, but a natural outgrowth of the trade practice rule procedure. It is thus the culmination of more than forty years of Commission rule-making.

The existence and unchallenged validity of the trade practice rule procedure also refute the position (which is untenable in any event in light of the clear language of Section 6(g)) that the trade regulation rule procedure is unauthorized because not specifically referred to in the Trade Commission Act. though trade practice rules are obviously outside the framework of the Section 5 (b) procedure, the Commission's authority to promulgate them is conceded, evidently because they represent a far less drastic exercise of administrative power than cease-and-desist orders. A ceaseand-desist order is predicated on a finding that the law has been violated. It adjudicates guilt and innocence; a trade practice—or trade regulation—rule does not. Violation of a cease-and-desist order lays a person or firm open to severe civil penalties or contempt sanctions; there are no penalties or sanctions for violation of a trade practice-or trade regulation-rule. The 5(b) powers of the Commission are, therefore, far more drastic than its rule-making powers. The explicit vesting of the Commission with those more drastic powers does not compel an inference that the less drastic powers have been withheld.149

148 See Prima Products, Inc. v. F.T.C., 209 F.
2d 405 (2d Cir. 1954); Northern Feather
Works, Inc. v. F.T.C., 234 F. 2d 335 (3d Cir.
1956); Buchwalter v. F.T.C., 235 F. 2d 344
(2d Cir. 1956); Lazar v. F.T.C., 240 F. 2d 176
(7th Cir. 1957); Burton-Dixie Corp. v. F.T.C.,

240 F. 2d 166 (7th Cir. 1957).

10 The question of the Federal Trade Commission's rule-making authority invites comparison with that of the rule-making authority of the National Labor Relations Board. Like the Commission, the Labor Board has jurisdiction over certain kinds of practices in many industries, rather than comprehensive regulatory responsibilities in a particular industry. Like the Commission, the Labor Board has been given by Congress the task of implementing broad principles of fairness

<sup>&</sup>quot;Section 1.62, Procedures and Rules of Practice (effective Aug. 1, 1963). The procedure for promulgating trade practice and trade regulation rules is the same. See Section 1.61. The lawfulness of the trade practice rule procedure appears to be settled. H.R. Rep. No. 3236, Antitrust Law Enforcement by the Federal Trade Commission and the Antitrust Division, Department of Justice—A Preliminary Report, 81st Cong., 2d Sess. 31 (1951) ("the question of legality would seem to be a dead issue"); Comment, Trade Rules and Trade Conferences: the FTC and Business Attack Deceptive Practices, Unfair Competition, and Antitrust Violations, 62 Yale L.J. 912, 918, n. 45 (1953) (legality of procedure termed "unquestionable"). "That it is within the competence of the Federal Trade Commission to promulgate these [Trade Practice] Rules in the public interest is not challenged. \* \* As these Rules are applicable allke to all members of the industry, petitioner must comply with them." Prima Products, Inc. v. F.T.C., 209 F. 2d 405, 408 (2d Cir. 1954). The Tobacco Institute, in this proceeding, ap-

B. The use or effect of trade regulation rules in subsequent adjudicative proceed-The questions (1) whether the Commission is authorized to conduct this rule-making proceeding, and (2) what use the Commission may make of the rule in subsequent adjudicative proceedings, are logically distinct. In promulgating the present rule, the Commission desires to avert, not stimulate, litigation. It assumes that the rule will be obeyed without the necessity for subsequent cease-and-desist order proceedings. Rules that state the requirements of law with clarity and particularity, and are uniform and prospective in application, avoid uncertainties and reduce litigation. It is, therefore, premature to attempt in this report a definitive exposition of the consequences of violation of trade regulation rules. Nevertheless, since some of the witnesses at the public hearings in this matter appear to have had some difficulty in conceiving how rules can be other than "interpretive" or "legislative," and since trade regulation rules fit neither pigeonhole exactly, we shall at-tempt to describe briefly the intended use and effect of trade regulation rules in adjudicative proceedings brought subsequent to their promulgation.

If the only significance of trade regulation rules were as a vehicle for announcing Commission policy, they would be rather similar to trade practice rules. Both types of rule offer interpretation of the laws administered by the Commission, not in the context of assessing liability for past practices, but by way of furnishing guidance for the future concerning the Commission's views of the requirements of law as applied to a particular problem. If this process is unobjectionable under the rubric of trade practice rules, it should be equally unobjectionable under the rubric of trade regulation rules.

It is true that in trade practice rule proceedings the initiative is ordinarily with the industry rather than the Com-The object is to devise rules mission. that will be acceptable to the industry members and that the Commission can approve. In trade regulation rule proceedings, the initiative is typically the

in an area where specialized knowledge and experience are necessary. Thus the Board's task, like the Commission's, has been inescapably "quasi-legislative" in character, as well as "quasi-judicial." Yet the Board, even more than the Commission, has relied on adjudication for formulating policy, and the bar has urged the Board to utilize its rulemaking powers. (See Peck, supra note 133; Report of the Committee on Agency Rule-Making of the A.B.A. Administrative Law Section, 11 Ad. L. Bull. 280 (1959); Recommendation of the A.B.A. Lab. L. Sec., 42 Lab. Rel. Rep. 513 (1958); Note, Administrative Law Making Through Adjudication: The National Labor Relations Board, 45 Minn. L. Rev. 609, 656 (1961).) The Board has been granted rule-making authority in much the same language as Section 6(g) of the Trade Commission Act. "The Board shall have authority from time to time to make, amend, and rescind, in the manner prescribed by the Administrative Procedure Act, such rules and regulations as may be necessary to carry out the provisions of this subchapter." 6 of the National Labor Relations Act, 29 U.S.C. § 156. It has been assumed that the Board has authority to conduct formal rulemaking proceedings.

Commission's, and the rules may be adopted even if the consent of the industry members is not forthcoming. Trade regulation rules are, therefore, a more deliberate and more formal embodiment of Commission views and perhaps a more reliable index to the Commission's enforcement intentions than trade practice rules. But the difference is not fundamental.

In interpreting the laws administered by the Commission, are trade practice and trade regulation rules merely "advisory"? To be sure, one who violates such rules incurs no immediate sanction thereby. But where a rule correctly expresses the requirements of the law, one who disobeys the rule is, for all practical purposes, disobeying the law. Thus, when an agency's consideration of a problem has progressed to the point at which a specific legal standard has crystallized, it is plainly to the advantage of the persons who might be affected thereby that the agency announce its determination in a formal, public, explicit, and prospective manner. Otherwise such persons may violate the law and incur heavy sanctions because of uncertainty as to the law's requirements.

There is a more significant difference between trade practice and trade regulation rules than any we have yet touched upon. An example should make this difference clear. Suppose that there is a trade practice rule for the dry-cell battery industry which forbids the advertising of dry-cell batteries as leakproof. No factual determinations would accompany such a rule, since trade practice rules ordinarily rest upon industry agreement. In the event that a battery manufacturer did not comply with the trade practice rule, and the Commission issued a complaint against him under Section 5(b) alleging that he had committed a deceptive act or practice in advertising his battery as "leakproof," the Commission would not be able to rely on any determination, made in the trade practice rule proceedings, that no battery is leakproof, because no determination would have been made. In the adjudicative proceeding the Commission could not utilize the trade practice rule to resolve any disputed issue of fact, or to dispense with the introduction of evidence required to make out a prima facie case. The Commission would be obliged to prove de novo that the respondent's battery was not leakproof. However, in the case of a trade regulation rule, accompanied by and based upon determinations of fact made in accordance with statutory rule-making procedures, the Commission could, in a subsequent adjudicative proceeding, rely not only on the propositions of law contained in the rule, but also on the underlying factual matters determined.

The Commission may rely on fact-findings made in a prior rule-making proceeding only to the extent that the rulemaking proceeding afforded a fair and proper procedure for making the particular factual determinations sought to be relied on, and did not infringe the respondent's right to have a full, trialtype hearing in any Section 5(b) proceeding. Not all issues lend themselves to determination in a rule-making proceeding; some can be determined only in an adjudicative proceeding embodying a complete panoply of evidentiary and procedural rules and safeguards. A rule-making proceeding would, for example, be inappropriate for resolving factual issues turning on witnesses' credibility, memory, or powers of observation. Adjudicative fact-finding is specifically designed for the resolution of such kinds of issues. Where, however, factual matters are essentially uncontroverted, or otherwise do not demand exclusively adversary presentation and adjudicative determination, it may be fair and proper to determine them in a rule-making proceeding, and then rely on the determination made therein in subsequent adjudicative proceedings in which the matters are relevant.

It was pointed out earlier that a conclusion that a particular course of conduct is unlawful may rest not only upon evidence, i.e., facts developed according to the procedures of adjudication, but also on background or "legislative" facts, or broad considerations of law, policy and discretion, or the accumulated knowledge and experience of the agency.<sup>150</sup> Nonevidentiary "facts" of this sort are not required to be determined adjudicatively. Often they cannot be so determined. If, therefore, they have been determined in a rule-making proceeding in which the procedures ordained by the Administrative Procedure Act and the agency's own rules have been fully complied with, it should not be required that they be redetermined de novo in a subsequent adjudicative proceeding.

The factual determinations which the trade regulation rule promulgated herewith are based concern (1) the health hazards of cigarette smoking: (2) cigarette sales and advertising expenditures by year, brand, and type of cigarette, cigarette advertising media and audiences, etc.; (3) consumer reactions, attitudes and behavior, and the probable impact of cigarette advertising on consumers. It has already been explained why the Commission may, with propriety, accept the determinations made in the Report of the Surgeon General's Advisory Committee (see Part II, supra). The second category is limited to strictly background data which have been drawn from sources whose accuracy is generally conceded and has not been challenged in this proceeding. The right to a trial-type hearing is not infringed by relying on such data.151

<sup>150</sup> See 2 Davis, Administrative Law, ch. 15 (1958). "Legislative facts are typically general facts which help the tribunal decide issues of law and policy. Adjudicative facts are facts about the parties, the facts to which law and policy are applied in an adjudication." 2 id., § 15.14, p. 433.

121 In the words of Mr. Justice Holmes, "The

court may ascertain as it sees fit any fact that is merely a ground for laying down a rule of law." Chastleton Corp. v. Sinclair, 264 U.S. 543, 548 (1924). See Wyzanski, A Trial Judge's Freedom and Responsibility, 65 Harv. L. Rev. 1281, 1295 (1952). Surely it is appropriate that such facts be determined systematically in a rule-making proceeding tailored to that purpose, rather than be left to find their way, perhaps somewhat haphaz-ardly, into adjudicative decisions in which new rules of law are announced.

As for the third category, it was pointed out in Part IV of this report that the meaning of particular advertisements, the understanding of consumers, and related questions as to the impact or effects of advertising on the consuming public, while they are deemed to involve matters of "fact" to be determined by the Commission, ordinarily depend, not upon evidence (apart from the advertisements themselves), but upon the Commission's exercise of its specialized knowledge and experience of marketing practices and consumer reactions. The Commission is, of course, making no judgment in this proceeding with respect to any deceptive or unfair characteristics of particular cigarette advertisements or of cigarette advertising. There is no "adjudicative" question here, for example of whether a particular advertisement is likely to deceive a substantial segment of the consuming public or whether any cigarette advertiser has committed unfair or deceptive acts or practices. However, the Commission has considered and based the rule on such general background matters as the probable impact on consumers of cigarette advertising that does not disclose the health hazards of smoking, in view of the amount of-advertising, media employed, the general advertising themes that have been used, the nature of the advertised product, the characteristics of the advertising audience, the publicity that has been accorded the smoking and health controversy, and so forth.

It should be noted in this connection that the facts upon which the trade regulation rule is based are common to the entire class of persons subject to the rule, i.e., all of the members of the cigarette industry. Such facts are obviously suitable for consolidated treatment in a single proceeding, not only on grounds of economy and expedition, but on grounds of fairness as well. It is to the advantage of the cigarette manufacturers that such facts be treated together. Were the Commission to bring separate cease - and - desist order proceedings against the individual manufacturers, it would, to be sure, be necessary to establish the essential elements of the Commission's case separately in each proceeding. However, after a series of such proceedings, it would be entirely proper for the Commission, in the next case, to take official notice of the records of and its findings in the prior cases, thereby dispensing with the need to establish a prima facie case anew,152 even

though the respondent in the later case had not been a party to the earlier proceedings. By conducting a single, consolidated proceeding, the Commission has assured all of the cigarette manufacturers an opportunity actually to participate in making such determinations as the Commission may, in future adjudicative proceedings, rely upon.

The Commission may, in subsequent adjudicative proceedings, take official notice of its accumulated knowledge and experience as embodied in the record of a trade regulation rule proceeding, just as it may take official notice of such knowledge and experience as embodied in a series of prior adjudicative records and just as it may rely upon matters outside of any record if they are within the class of matters traditionally regarded as background or legislative facts or matters of law, policy and discretion. This proceeding simply enables the systematic marshalling of the Commission's knowledge and experience in the field of cigarette advertising and of consumer protection generally.

What rights would a respondent in such a later adjudicative proceeding have to notice of and opportunity to rebut findings made in reliance on prior determinations in a trade regulation rule proceeding? Section 7(d) of the Administrative Procedure Act provides, "Where any agency decision rests on official notice of a material fact not appearing in the evidence in the record, any party shall on timely request be afforded an opportunity to show the contrary." (See also § 3.14 (d) of the Commission's Procedures and Rules of Practice.) This does not mean that whenever an agency relies on matters outside of the record to determine an issue in an adjudicative proceeding, the respondent must be given an opportunity to introduce evidence on rebuttal.153 That makes little sense where it is nonevidentiary facts that have been noticed.

has evolved to a point at which the accumulated experience and knowledge of the Commission may properly be invoked in exercising its fact-finding functions. \* \* \* In view of the frequency and consistency with which proof of the existence of such preference has been shown in countless prior proceedings, the Commission may take official notice of that fact, and dispense with the need to re-prove it in each new proceeding that is brought.
"Proof of general consumer attitudes and

preferences in regard to the general class of products of foreign origin or manufacture would only prove again that which the Commission has already established to be the fact from its accumulated knowledge and experience. \* \* \* Accordingly, we may now properly generalize the facts established by the Commission in the long line of foreign-origin cases and relieve the parties in this type of case of the unnecessary burden of continuing to litigate, over and over again, the same general factual issues as to consumer attitudes and preferences." (Pp. 9–11; see 2 Davis, op. cit. supra note 150, ch. 15.)

153 Jaffe, Administrative Procedure Re-Examined: The Benjamin Report, 56 Harv. L. Rev. 704, 717-19 (1943); 2 Davis, op. cit. supra note 150, § 15.14, pp. 432-33. "[P]arties should have opportunity to meet in the appropriate fashion all facts that influence the disposition of the case." Id., p. 432. (Emphasis added.)

Nor does the Administrative Procedure Act require that the Commission provide. in a subsequent rule-making proceeding or otherwise, a further opportunity for persons who were afforded a full and ample opportunity to participate in the original rule-making proceeding—who were, as here, on notice of the matters of fact, law, policy and discretion on which the agency relied in formulating its rule, and had complete opportunity to submit in written and oral form any views, data and argument they chose 154—to introduce further data, at least in the form of record evidence, on matters fully and fairly canvassed in the original proceeding, so long as the matters are of the kind that may with propriety and fairness be determined in a nonadjudicative proceeding. While in other cases of official notice (e.g., notice of the record of a prior case) the respondent's first "opportunity to show the contrary" occurs in the adjudicative proceeding in which notice is taken (the respondent not having been a party in the prior case), here the cigarette companies have been given such an opportunity in the very proceeding the record of which may be noticed in a future adjudicative proceeding. The Administrative Procedure Act does not require that the same person or firm be offered an indefinite number of portunities to show the contrary.

What the Administrative Procedure Act and basic principles of fair procedure do require, in the way of "an opportunity to show the contrary," is that any person or firm subject to a trade regulation rule be given an opportunity to show changed conditions, or other special circumstances, justifying a waiver of the rule as to him.<sup>105</sup> Such opportunity is expressly provided for in the present trade regulation rule.<sup>106</sup> Moreover, such person is free, in any adjudicative proceeding in which the Commission gives notice of its intention to rely on the determinations made in this proceeding, to

<sup>152</sup> See Section 7(d) of the Administrative Procedure Act. The doctrine of official notice was discussed by the Commission in its recent decision in Manco Watch Strap Co., F.T.C. Docket 7785 (decided March 13, 1962), a case involving nondisclosure of foreign origin:

<sup>&</sup>quot;If this were the first foreign-origin product case to come before the Commission, the conclusion that a substantial segment of the public assumes that unmarked watch bands are American-made and prefers such do-mestically-made bands would have to be based on specific evidence. But this is not a case of first impression; rather, it follows scores, if not hundreds, of others involving fundamentally the same general factual issues. This is an area of administration that

<sup>&</sup>lt;sup>264</sup> This trade regulation rule proceeding complies fully with the notice and opportunity-to-participate requirements of Section 4 of the Administrative Procedure Act and Section 1.67 of the Commission's Procedures and Rules of Practice. See App. C,

<sup>155</sup> See National Broadcasting-Co. v. United States, 319 U.S. 190, 225 (1943); United States v. Storer Broadcasting Co., 351 U.S. 192, 205 (1956); F.P.C. v. Texaco Inc., — U.S. —, —— (1964). Cf. Manco Watch Strap Co., F. T. C. Docket 7785 (decided March 13, 1962), "where the Commission's complaint is predicated on the existence of a general consumer preference for American-made goods of which official notice is taken, the burden of showing that the particular case is exceptional and not within the general rule will rest on the respondent."

<sup>150</sup> The rule provides: "In the event that any person subject to this Rule is of the opinion that new or changed conditions of fact or law, the public interest, or special circumstances require that the Rule be suspended, modified, waived, or repealed as to him, or otherwise altered or amended, such person may file with the Secretary of the Commission a petition to reopen this rule-making proceeding, stating the changes desired and the grounds therefor. The Commission will act on the petition as provided in Section 1.66 of the Commission's Procedures and Rules of Practice."

introduce evidence bearing on adjudicative facts at issue in the later proceeding. as well as to argue questions of law. The trade regulation rule procedure thus involves no infringement whatever of any respondent's rights in a subsequent 5(b) adjudicative proceeding. Cf. United States v. Storer Broadcasting Co., 351 U.S. 192 (1956); F.P.C. v. Texaco Inc., v.s. -- (1964).

In sum, while nowhere in the Trade Commission Act is the Commission specifically granted the authority to promulgate a trade regulation rule for the advertising and labeling of cigarettes, such a rule is within the scope of the general grant of rule-making authority in Section 6(g), and authority to promulgate it is, in any event, implicit in Section 5(a) (6) and in the purpose and design of the Trade Commission Act as a whole. Within the limits stated above, the rule may be relied upon in subsequent adjudicative proceedings to resolve those factual matters that have been determined in the rule-making proceeding. The lawfulness of such an exercise of agency authority, in analogous circumstances has been upheld by the Supreme Court.157

VII. THE PROVISIONS OF THE TRADE REGULATION RULE AND MANNER OF COMPLIANCE THEREWITH

In this part of the report we discuss briefly the provisions of the trade regulation rule promulgated herewith and the requirements of compliance with it. For reasons already stated, the rule contains no provisions corresponding to rules 2 and 3 of the proposed rules published at the outset of this proceeding. The substance of proposed rule 1 remains, but it has been modified to eliminate any requirement that a specific form or specific forms of words be used in disclosing in all advertising and labeling the health hazards of cigarette smok-The Commission believes that the individual advertiser should be free to formulate the required disclosure in any manner that intelligibly conveys the sense of the required disclosure in a fully conspicuous fashion. The Commission will, on request, advise whether proposed forms of disclosure comply with the requirements of the rule.

In addition to the substantive provision requiring disclosure of the health hazards of smoking, the rule contains a procedural provision for the reopening of this rule-making proceeding in certain circumstances. This provision ensures that every cigarette manufacturer, in advance of any proceeding against him under Section 5(b), shall have a full and fair opportunity to demonstrate to the Commission such changed conditions or special circumstances as would warrant a modification of the rule. Besides this special provision, Section 1.66 of the Commission's Procedures and Rules of Practice provides that "any interested person or group" may file a petition with the Secretary of the Commission the amendment or repeal of a [trade regulation] rule." This section also permits the Commission to initiate sua sponte proceedings for the modification or repeal of a trade regulation rule.

The Commission's determination in this proceeding, embodied in the trade regulation rule, is in essence a definition of standards of conduct required by the Federal Trade Commission Act, and thus serves the function of informing the members of the cigarette industry of what the law prohibits them from doing in the area of cigarette advertising and labeling in relation to the health hazards of smoking. In promulgating such a rule, the Commission fulfills its statutory obligation, under Section 5(a) (6) of the Federal Trade Commission Act, "to prevent" persons subject to the law "from using unfair methods of competition in commerce and unfair or deceptive acts or practices in commerce"; for Congress envisaged that once businessmen were informed, clearly, unequivocally and in advance, of what practices were deemed unlawful by the Commission, they would abandon them. It is the Commission's general policy, therefore a policy no less applicable in the present matter than in other matters-to encourage voluntary, simultaneous and industry-wide abandonment of unlawful trade practices in order to avoid resort to formal enforcement proceedings and sanctions.

Because the Commission desires to encourage voluntary compliance with this trade regulation rule and recognizes that immediate conformity to the requirements of the rule may present practical difficulties for the industry, it has determined that, following the promulgation of the rule, the industry should be allowed a reasonable period of time for voluntary compliance. For example, questions may arise as to the interpretation and application of the rule in particular circumstances. The Commission's offices will be open for any industry member who has such a question to seek definitive advice, in advance, from the Commission. The Commission also recognizes that even though the rule imposes the minimum requirements necessary to bring the industry's conduct into conformity with Section 5 of the Trade Commission Act, it will necessitate changes in the present advertising and labeling of cigarettes that may require some time to implement.

Accordingly, the Commission has determined that, with respect to labeling, the trade regulation rule shall take effect on January 1, 1965. This will allow industry members ample time to bring their labeling into conformity with the rule. However, with respect to advertising, the Commission recognizes that additional problems may exist. The determinations made by the Commission in this proceeding and embodied in this report reflect past and present condi-

tions, not the future. Neither the advertising nor the labeling of any cigarettes has ever carried a warning of the hazards to health of smoking. Nor has there been in this country any extensive educational program to inform the public, and especially young people, of those dangers. On the contrary, as we have found, cigarette advertising has been of such character and magnitude as to have the effect of obscuring awareness of the risks to health. Thus, if present conditions of cigarette merchandising continue unchanged, the public interest clearly requires the inclusion in all cigarette advertising of disclosure of the hazards to health of smoking. As has been shown (Part III supra), advertising has played a most important part in the marketing of cigarettes. In comparison to advertising, labeling has not been a major factor in merchandising the product. It is the Commission's determination, therefore, that, in the light of circumstances as they exist today, the members of the cigarette industry are under the legal duty to disclose the health hazards of cigarette smoking in advertising as well as labeling.

The Commission recognizes, however, that circumstances may change, and that

such change may affect the public interest with respect to the need for such

disclosure in cigarette advertising. The

Commission expects that members of the

industry will proceed promptly and in

good faith to comply with the rule, insofar as it requires inclusion of a cau-

tionary statement in all cigarette label-

The Commission also expects that the members of the industry will proceed

promptly and in good faith to eliminate

voluntarily all deceptive or unfair ele-

ments from cigarette advertising. The Commission also anticipates that effec-

tive and sustained campaigns of public

education as to the health hazards of

cigarette smoking may soon be under-

taken on a large scale by public health agencies, medical and health organiza-

tions, and indeed by the cigarette indus-

try itself.

Accordingly, the Commission has determined that, with respect to advertising, the rule shall become effective on July 1, 1965. In view of the possibility of changed circumstances prior to such effective date, the Commission is making express provision in the rule for dealing with such changed circumstances should they occur. The Commission will entertain an application filed prior to May 1, 1965, by any interested party to postpone the effective date or otherwise suspend, modify, or abrogate the provisions of the rule as to advertising, upon a showing of such change in circumstances as to justify such requested action in the public interest. The Commission would welcome voluntary compliance by the industry or other changed circumstances which would obviate the need for formal enforcement proceedings or sanctions.

The Commission's objective in this proceeding has been to inform and guide. not to pass judgment upon past or present actions of the cigarette industry. Trade regulation rules are preventive, not punitive, in nature. They are intended to avert rather than promote liti-

<sup>157</sup> See National Broadcasting Co. v. United States, 319 U.S. 190 (1943); United States v. Storer Broadcasting Co., 351 U.S. 192 (1956); F.P.C. v. Texaco Inc., -- U.S. -(1964) Thus, in the recent Texaco case the Supreme Court held: "the statutory requirement for a hearing . . . does not preclude the Com-mission from particularizing statutory stand-ards through the rule-making process and barring at the threshold those who neither measure up to them nor show reasons why in the public interest the rule should be waived."——U.S., at ——.

gation. The Commission desires neither to inflict economic injury on the cigarette industry nor to involve the members of the industry in cease-and-desist order proceedings. The Commission has therefore endeavored to prescribe a program of compliance that will involve a minimum of uncertainty, dislocation, and formal enforcement, and at the same time fully protect the public interest.

#### APPENDIX A

PAST COMMISSION PROCEEDINGS INVOLVING CIGARETTE ADVERTISING

I. Formal Actions.

(1) London Tobacco Co., 36 F.T.C. 282 (1943). Prohibits any words, pictures or other representations that any domestic

product is imported.

- (2) R. L. Swain Tobacco Co., 41 F.T.C. 312 (1945). Prohibits representations that respondent's cigarettes are endorsed or approved by the medical profession; will save or soothe the nose, throat or mouth; contains no irritating properties; will not produce cough, wheeze or throat irritation; will not produce sour, stale or disagreeable odor in closed room; produces less stain on fingers and teeth.
- (3) P. Lorillard Co., 46 F.T.C. 735 (1950), order modified, id., at 853, affirmed, 186 F. 2d 52 (4th Cir. 1950), contempt proceeding, 6 F.T.C. Statutes and Court Decisions 490 (4th Cir. 1959). Prohibits representations that Beech-Nut cigarettes will not harm or irritate the throat; that filtering effect of extra length extends beyond point where the extra length is consumed; that Sensations contain the finest tobacco that can be bought; that Old Golds contain less nicotine or tars or is less irritating than any of the

six other leading brands.
(4) R. J. Reynolds Tobacco Co., 46 F.T.C.
706 (1950); modified, 192 F. 2d 535 (7th Cir. 1951), modified order, 48 F.T.C. 682 (1952). Prohibits representations that Camels aid digestion; do not impair the "wind" or physical condition of atheltes; will never harm or irritate throat or leave an aftertaste; are soothing, restful or comforting to the nerves;

contain less nicotine than any of the four other largest selling brands.
(5) American Tobacco Co., 47 F.T.C. 1398 (1951). Prohibits representations that twice as many independent tobacco experts smoke Luckies or that those who do, do so because of their knowledge of the grades or quality of tobacco purchased by American; that Luckies contain less acid or nicotine or are less irritating to the throat than any of the other leading brands of cigarettes.

(6) Philip Morris & Co., Ltd., 49 F.T.C. 703 (1952), vacated and remanded on Commission's motion, 5 F.T.C. Statutes and Court Decisions 790 (D.C. Cir. 1953), dismissed upon affidavit of abandonment, 51 F.T.C. 857 (1954). Abandoned claims were to the effect that Philip Morris cigarettes will not irritate the upper respiratory tract; will not affect the breath or leave an aftertaste; and misrepresentations of the reasons for which any study, survey, experiment, test or the like was made.

(7) Liggett & Myers Tobacco Co., preliminary injunction denied, 108 F. Supp. 578 (S.D.N.Y. 1952), aff'd mem., 203 F. 2d 956 (2d Cir. 1953); 55 F.T.C. 354 (1958). Prohibits representations that Chesterfields have no adverse effect upon the nose, throat or accessory organs; are milder when used to connote that the smoke is less irritating than that of any other brand of cigarettes; will soothe or relax the nerves:

(8) Brown & Williamson Tobacco Corp., 56 F.T.C. 956 (1960) (consent order). Prohibits using any pictorial presentation or demonstration relating to filter efficacy that does not prove what it purports to prove and representations that Life cigarettes are ap-

proved by the U.S. Government or have been found by this Government lower in tar and nicotine than any other filter cigarettes.

II. Stipulations.

Batt Brothers Tobacco Products, Inc., 33 F.T.C. 1662 (1941). Prohibits claims as to English, French and Russian origin.

(2) Benson & Hedges, 33 F.T.C. 1659 (1941). Prohibits claims as to "non nicotine" as descriptive of mouthpiece or claims that said mouthpiece denicotinizes or appreciably re-

moves picotine from smoke.

(3) Brown & Williamson Tobacco Corp., 34 F.T.C. 1689 (1942). Prohibits claims that Kools will keep head clear in winter or any other time, give extra protection or is an excellent safeguard during cold months; remedy or protection from colds; easier on one's throat; leaves throat or nose cleaner or clearer; soothes, rests or relaxes throat or mouth; claims as to head clearing quality of menthol or that "doctors know the beneficial head clearing quality of menthol"; or in any way implying that a smoker of Kools receives therapeutic benefits for colds or any other condition.

(4) Brown & Williamson Tobacco Corp., 36 F.T.C. 1099 (1943). Prohibits claims that report of tests appearing in Reader's Digest proves that Avalon Cigarettes are the finest

quality.

(5) Brown & Williamson Tobacco Corp., 43 F.T.C. 805 (1947). Prohibits claims that Raleigh cigarettes are right for the throat, that smoke from such cigarettes is beneficial to the throat or less harmful than the smoke from other cigarettes.

- (6) Brown & Williamson Tobacco Corp., 46 F.T.C. 1240 (1950). Prohibits claims that Life cigarettes are safer for the throat or lungs, better for health, give safer smoking pleasure than other cigarettes, that said cigarettes or the smoke therefrom contain less irritating tare than other cigarettes or their smoke, that said cigarettes may be smoked to the full extent of one's desire without irritation or ill effects.
- (7) Estabrook & Eaton Co., 35 F.T.C. 925 (1942). Prohibits claims that only Leighton Cigarettes contain nature-ripened tobacco, do not irritate throat and do not affect
- (8) Green River Tobacco Co., 27 F.T.C. 1547 (1938). Prohibits claims that he sells all brands; only products he sells have natural flavor, mildness, coolness; that his prices are wholesale; that his products are not taxed.
- (9) International Tobacco Co. of America, Inc., 33 F.T.C. 1650 (1941). Prohibits claims as to English manufacture, that its cigarette tips represent an original or revolutionary principle or are the only ones having filter tips.
- (10) Julep Tobacco Co., 27 F.T.C. 1637 (1938). Prohibits claims that Julep oigarettes help counteract irritants, throat irritations due to heavy smoking, never make the throat dry or parched.
- (11) Leighton Tobacco Co., 46 F.T.C. 1230 (1950). Prohibits claims that Phantom cigarettes cause no irritation, smoking quality remains uniform, never become stale.
- (12) M. M. Importing Co., 30 F.T.C. 1533 (1940). Prohibits claims as to being importer, and as to alleged foreign origin of the cigarettes sold, unless true.
- (13) Penn Tobacco Co., 34 F.T.C. 1636 (1942). Prohibits Julep cigarette claims that smoking said cigarettes is a remedy or treatment for coughs.
- (14) Poulides Brothers, 31 F.T.C. 1645 (1940). Prohibits untrue claims that company has branches in foreign countries or that cigarettes manufactured in U.S. with imported tobaccos are manufactured in foreign countries.
- (15) Riggio Tobacco Corp., 47 F.T.C. 1726 (1951). Prohibits claims that the oval shape of Regent cigarettes or their smaller cross-section burning area as compared with

conventional round cigarettes causes Regents to smoke cooler than round cigarettes, that said cigarettes will provide any defense against throat irritation due to smoking; that their extra length will cause the smoke therefrom to be cooler than the smoke from standard length cigarettes; provided that nothing in said stipulation prohibits rep-resentations that during the time the extra length of such cigarette is being smoked the smoke therefrom will contain less irritating properties and will be cooler than the smoke from standard length cigarettes.

(16) Variety Sales Co., 24 F.T.C. 1547 (1937). Prohibits claims that by retailers using respondents lottery devices and pre-mium merchandise cigarettes cost the con-

sumer less than the regular price.
(17) A. Zophirio & Co., 30 F.T.C. 1504 (1940). Prohibits claims that respondent is a manufacturer or importer.

## APPENDIX B

# CIGARETTE ADVERTISING GUIDES

The following guides have been adopted by the Federal Trade Commission for the use of its staff in the evaluation of cigarette advertising.

No representation, claim, illustration, or combination thereof, should be made or used which directly or indirectly:

1. Refers to either the presence or absence of any physical effect or effects of cigarette smoking in general or the smoking of any brand of cigarette.

Note: Words, including those relating to filters or filtration, which imply the presence or absence of any physical effect or effects are considered subject to this guide.

2. Represents that any brand of cigarette or the smoke therefrom is low in nicotine or tars, or contains less nicotine, tars, acids, resins, or other substances, by virtue of its ingredients, method of manufacture, length, added filter, or for any other reason or without any assigned reason, than any other brand or brands of cigarettes when it has not been established by competent scientific proof applicable at the time of dissemination that the claim is true, and if true, that such difference or differences are significant.

Note: Words, including those relating to filtration, which imply lesser substances in the smoke, through filter comparisons or otherwise, are considered subject to this guide.

3. Refers to the effect or effects of cigarette smoking in general or the smoking of any brand of cigarette on the (a) nose, throat, larynx or other part of the respiratory tract, (b) digestive system, (c) nerves, (d) any other part of the body, or (e) energy.
4. Represents medical approval of cigarette

smoking in general or the smoking of any

brand of cigarette.

5. Compares the volume of sales of competitive brands of cigarettes, or the purchase or use of particular types, qualities or grades of tobacco in cigarettes, when such claim is not based on reliable information currently applicable when disseminated.

6. Relates to or contains testimonials respecting cigarette smoking or the smoking of any brand of cigarette unless (a) the testimonial is genuine, (b) the advertiser has good reason to believe it represents the current opinion of the author who currently smokes the brand named, and (c) it contains nothing violative of any of the other guides set forth herein.

7. Falsely or misleadingly disparages other cigarette manufacturers or their products.

(a) Nothing contained in these guides is intended to prohibit the use of any representation, claim or illustration relating solely to taste, flavor, aroma, or enjoyment.

(b) Nothing contained in these guides will have the effect of modifying the provisions of any existing cease and desist order or stipulation or altering the responsibility of any party thereto to fully comply with the specific provisions of such order or stipulation affecting it. They do not constitute a finding in and will not necessarily affect the disposition of any formal or informal matter now pending with the Commission.

(c) These guides will be altered, modified, or otherwise amended when and if the facts

and circumstances warrant.

[F.R. Doc. 64-6565; Filed, July 1, 1964; 8:52 a.m.]

## Title 7—AGRICULTURE

Chapter VII—Agricultural Stabilization and Conservation Service (Agricultural Adjustment), Department of Agriculture

[Amdt. 7]

### PART 722—COTTON

Subpart—Acreage Allotment Regulations for the 1964 and Succeeding Crops of Upland Cotton

EXPORT MARKET ACREAGE

Correction

In F.R. Doc. 64-6133, appearing at page 7865 of the issue for Saturday, June 20, 1964, the following corrections are made:

- 1. In the first paragraph, "Agricultural Act of 1954" should read "Agricultural Act of 1964".
- 2. The last paragraph of § 722.228 should be designated as paragraph (j) instead of (1).

### PART 728---WHEAT

### Subpart-1965-66 Marketing Year

Correction

In F.R. Doc. 64-6253, appearing at page 7912 of the issue for Tuesday, June 23, 1964, the following corrections are made in § 728.101:

1. In the penultimate sentence of paragraph (b), the phrase "food grain base" should read "feed grain base".

2. In paragraph (1)(2), the phrase "repleting stored excess" should read "depleting stored excess".

Chapter IX—Agricultural Marketing Service (Marketing Agreements and Orders; Fruits, Vegetables, Tree Nuts), Department of Agriculture

[Bârtlett Pear Reg. 1]

### PART 917—FRESH BARTLETT PEARS, PLUMS, AND ELBERTA PEACHES GROWN IN CALIFORNIA

**Grades and Sizes** 

§ 917.350 Bartlett Pear Regulation 1.

(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 917, as amended (7 CFR Part 917), regulating the handling of fresh Bartlett pears, plums, and Elberta peaches grown in the State of California, effective under the applicable provisions

of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601–674), and upon the basis of the recommendations of the Bartlett Pear Commodity Committee, established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of Bartlett pears, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice, engage in public rule making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (5 U.S.C. 1001-1011) in that. as hereinafter set forth, the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the act is insufficient; a reasonable time is permitted under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than July 3, 1964. A reasonable determination as to the supply of, and the demand for, Bartlett pears must await the development of the crop and adequate information thereon was not available to the Bartlett Pear Commodity Committee until June 23, 1964; recommendation as to the need for, and the extent of, regulation of shipments of such pears was made at the meeting of said committee on June 23, 1964, after consideration of all available information relative to the supply and demand conditions for such pears, at which time the recommendation and supporting information were submitted to the Department; shipments of the current crop of such pears are expected to begin on or about July 6, 1964; and this section should be applicable to all shipments of such pears in order to effectuate the declared policy of the act; and compliance with the provisions of this section will not require of handlers any preparation therefor which cannot be completed by the effective time hereof.

(b) Order. (1) During the period beginning at 12:01 a.m., P.s.t., July 3, 1964, and ending at 12:01 a.m., P.s.t., January 1, 1965, no shipper shall ship any box or container of Bartlett pears unless:

(i) All such pears grade not less than U.S. No. 2;

(ii) At least 85 percent, by count, of the pears contained in any box or container grade at least U.S. No. 1, with the following exceptions: (a) not to exceed 15 percent, by count, of such pears in any box or container may be damaged but not seriously damaged by hail or frost; and (b) such pears may fail to be fairly well formed only because of short shape but shall not be seriously misshapen; and

(iii) Such pears are of a size not smaller than the size known commercially as size 165: Provided, That a shipper may ship, during any day from any shipping point, pears which are smaller than the size known commercially as size 165 if (a) such smaller

pears are not smaller than the size known commercially as size 180; and (b) the quantity of such smaller pears shipped from such shipping point does not, at the end of any day during the aforesaid period, exceed 5.26 percent of such shipper's total shipments of pears shipped from the same shipping point during such period, which are not smaller than the size known commercially as size 165.

(2) Section 917.143, as amended (7 CFR 917.100 et seq.), sets forth the requirements with respect to the inspection and certification of shipments of Bartlett pears. Such section also prescribes the conditions which must be met if any shipment is to be made without prior inspection and certification. Notwithstanding that shipments may be made without inspection and certification, each shipper shall comply with all grade and size regulations applicable to the respective shipment.

(c) Definitions. (1) Terms used in the amended marketing agreement and order shall, when used herein, have the same meaning as is given to the respective term in said amended marketing

agreement and order.

(2) "Size 165" means Bartlett pears of a size which when packed in a standard pear box will pack, in accordance with the requirements prescribed for a standard pack, 165 pears in said box with the twenty-two smallest pears weighing not less than five and three-quarter pounds.

(3) "Size known commercially as size 180" means a size Bartlett pear that will pack a standard pear box, packed in accordance with the specifications of a standard pack, with five tiers, each tier having six rows with six pears in each row, and with the twenty-one smallest pears weighing not less than five pounds.

(4) "Standard pear box" means the

(4) "Standard pear box" means the container so designated in Section 828.3 of the Agricultural Code of California

of the Agricultural Code of California. (5) "U.S. No. 1," "U.S. No. 2" "fairly well formed," "seriously misshapen," and "standard pack" shall have the same meaning as when used in the United States Standards for Pears (Summer and Fall), 7 CFR 51.1260-51.1280.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated: July 1, 1964.

PAUL A. NICHOLSON,
Deputy Director, Fruit and
Vegetable Division, Agricultural Marketing Service.

[F.R. Doc. 64-6698; Filed, July 1, 1964; 11:16 a.m.]

### Title 29—LABOR

Chapter XIII—Bureau of Labor Standards, Department of Labor

PART 1500—CHILD LABOR REGULA-TIONS, ORDERS AND STATEMENTS OF INTERPRETATION

### State Certificates of Age

The age, employment, or working certificates or permits of several States are designated in 29 CFR 1500.21 as having

the same force and effect as Federal certificates of age issued under section 3(1) of the Fair Labor Standards Act of 1938 (52 Stat. 1061 as amended; 29 U.S.C. 203).

In a document promulugated on June 20, 1963, and published in the FEDERAL REGISTER on June 26, 1963 (28 F.R. 6537), it was provided that these designations would expire on June 30, 1964.

Pursuant to section 3(1) and section 11(b) of the Fair Labor Standards Act of 1938 (52 Stat. 1061 and 1066 as amended; 29 U.S.C. 203 and 211), and Reorganization Plan No. 2 of 1946 (3 CFR 1943-1948 Comp., p. 1064), I hereby extend the designations contained in 29 CFR 1500.21 until June 30, 1965.

Signed at Washington, D.C., this 25th day of June 1964.

W. WILLARD WIRTZ, Secretary of Labor.

[F.R. Doc. 64-6600; Filed, July 1, 1964; 8:48 a.m.]

### Title 46—SHIPPING

Chapter IV—Federal Maritime
Commission

SUBCHAPTER B-REGULATIONS AFFECTING
MARITIME CARRIERS AND RELATED ACTIVITIES

## PART 530—INTERPRETATIONS AND STATEMENTS OF POLICY

Further Interpretation of Shipping Act, 1916

Pursuant to section 43 of the Shipping Act, 1916 (46 U.S.C. 842), and section 3(a) (3) of the Administrative Procedure Act (5 U.S.C. 1002(a) (3)), the Federal Maritime Commission hereby publishes the following interpretation and statement of policy, by amending Title 46, to add a new paragraph (c) to \$530.4 as follows:

§ 530.4 Further interpretation of the Shipping Act, 1916.

\*

(c) All carriers and conferences who are currently according contract rates to shippers and/or consignees pursuant to paragraph (b)(2) of this section may continue, until September 1, 1964, to accord contract rates to such shippers and/or consignees without furnishing a full copy of the new agreement to such shippers and consignees. Before September 1, 1964, the carriers or conferences must tender to such shippers and/or consignees a full copy of the new agreement, as approved or modified by the Commission.

By the Commission, June 26, 1964.

FRANCIS C. HURNEY,

Special Assistant

to the Secretary.

[F.R. Doc. 64-6598; Filed, July 1, 1964; 8:48 a.m.]

### Title 21—FOOD AND DRUGS

Chapter I—Food and Drug Administration, Department of Health, Education, and Welfare

SUBCHAPTER B-FOOD AND FOOD PRODUCTS

### PART 121—FOOD ADDITIVES

Subpart C—Food Additives Permitted in Feed and Drinking Water of Animals or for the Treatment of Food-Producing Animals

ZOALENE, PENICILLIN, BACITRACIN, ARSANILIC ACID

### Correction

In F.R. Doc. 64-6416, appearing at page 8210 of the issue for Tuesday, June 30, 1964, the following correction is made; The second table appearing under § 121.207(c) should appear under § 121.253(c), and the table appearing under § 121.253(c) should appear as the second table under § 121.207(c).

# Title 50—WILDLIFE AND FISHERIES

Chapter I—Bureau of Sport Fisheries and Wildlife, Fish and Wildlife Service, Department of the Interior

PART 33—SPORT FISHING

Parker River National Wildlife Refuge, Massachusetts

The following special regulation is issued and is effective on date of publication in the Federal Register.

§ 33.5 Special regulations; sport fishing; for individual wildlife refuge areas.

MASSACHUSETTS

PARKER RIVER NATIONAL WILDLIFE REFUGE
Sport fishing on the Parker River National Wildlife Refuge, Massachusetts is permitted only in the area designated by signs as a Public Use Area and in the area designated by signs as a Recreation Area. The open areas are delineated on a map available at the refuge head-quarters and from the office of the Regional Director, Bureau of Sport Fisheries and Wildlife, 59 Temple Place, Boston, Massachusetts, 02111. Sport fishing shall be in accordance with all applicable State regulations subject to the following special conditions:

(1) The sport fishing season in the Public Use Area extends from April 15 to November 1, 1964, and in the Recreation Area from April 15 to May 29, 1964, and from Labor Day to November 1, 1964.

(2) A Federal permit is required to enter the Recreation and Public Use Areas from 9:00 p.m. to sunrise. This permit may be obtained at the refuge office between 8:00 a.m. and 4:30 p.m. Monday through Friday.

(3) The provisions of this special regulation supplement the regulations which govern fishing on wildlife refuge areas generally which are set forth in Title 50, Code of Federal Regulations, Part 33, and are effective through November 1, 1964

FRED L. JACOBSON, Acting Regional Director, Bureau of Sport Fisheries and Wildlife.

JUNE 26, 1964.

[F.R. Doc. 64-6591; Filed, July 1, 1964; 8:47 a.m.]

# Proposed Rule Making

### DEPARTMENT OF COMMERCE

Great Lakes Pilotage Administration [ 46 CFR Part 401 ]

### PILOTAGE; PROCEDURE GOVERNING REVOCATION OR SUSPENSION OF REGISTRATION AND REFUSAL TO RENEW REGISTRATION

### Notice of Proposed Rule Making

Notice is hereby given that amendments to the Great Lakes Pilotage Regulations (46 CFR Part 401) set forth in tentative form below are proposed to be promulgated by the Administrator, Great Lakes Pilotage Administration.

Prior to the adoption of such amendments interested persons may submit such written data, views and arguments as they may desire to the Administrator, Great Lakes Pilotage Administration, U.S. Department of Commerce, Washington, D.C., 20230, within 20 days of the date of this publication.

These proposed amendments to the regulations are to be issued under the authority contained in sections 4 and 5 of the Great Lakes Pilotage Act of 1960 (74 Stat. 260, 261; 46 U.S.C. 216).

Part 401—Great Lakes Pilotage Regulations, is amended to add:

### Subpart F—Procedure Governing Revocation or Suspension of Registration and Refusal to Renew Registration

SEC.	•						
401.600	Right to hearing.						
401.605	Notice.						
401.610	Hearing.						
401.615	Representation.						
401.620	Burden of proof.						
401.630	Appearance; testimony; cross-exam-						
	ination.						
401.635	Evidence which shall be excluded.						
401.640	Record for decision.						
401.645	Examiners decision, exceptions						
	thereto.						
401.650	Review of examiners initial de-						
	cision.						
§ 401.6	00 Right to hearing.						
(a) A United States Registered Pilot,							

on receipt of notice from the Great Lakes Pilotage Administration that he has violated any regulation made pursuant to the Act, which violation the Administration determines is grounds for suspension or revocation of the pilot's Certificate of Registration, shall have fifteen (15) days from the receipt of such notice in which to notify the Administration that he elects to exercise his right to a hearing as to the grounds for the proposed suspension or revocation. A pilot failing to notify the Administration within the prescribed period is deemed to have waived his right to a hearing.

(b) A United States Registered Pilot whose application was timely filed, on receipt of notice that his Certificate of Registration, has been denied pursuant to § 401.240(c), who fails to notify the Administration within fifteen (15) days of the receipt of such notice that he desires a hearing is deemed to have waived his right to a hearing.

### § 401.605 Notice.

The Great Lakes Pilotage Administration, on receipt of notice that a United States Registered Pilot elects to exercise his right to a hearing shall notify the General Counsel of the Department of Commerce, who shall cause the pilot to be notified of the time, date and place of hearing.

### § 401.610 Hearing.

The hearing shall be held at a time and place designated by the Administrator with due regard to the convenience and necessity of the parties. The hearing shall be held on the record before an Examiner appointed as provided by section 11 of the Administrative Procedure Act (5 U.S.C. section 1010). Hearings shall be conducted in accordance with sections 5, 7 and 8 of the Administrative Procedure Act as amended (5 U.S.C. sections 1004, 1006, 1007).

### § 401.615 Representation.

The Great Lakes Pilotage Administration shall be represented by the Office of the General Counsel of the Department of Commerce. The United States Registered Pilot, designated "respondent" in a suspension or revocation hearing, or "applicant" in a refusal-to-renew-registration hearing, may be represented before the Examiner by any person who is a member in good standing of the bar of the Supreme Court of the United States or of the highest court of any State or Territory of the United States or the District of Columbia and who is not under any order of any court suspending, enjoining, restraining, or dis-barring him, or otherwise restricting him, in the practice of law. Whenever a person acting in a representative capacity appears in person or signs a paper in practice before the Examiner of the Administration or the Office of the General Counsel of the Department of Commerce, his personal appearance or signature shall constitute a representation that under the provisions of this Subpart and applicable law he is authorized and qualified to represent the particular person in whose behalf he acts. Further proof of a person's authority to act in a representative capacity may be required. When any United States Registered Pilot is represented by an attorney at law, any notice or other written communication required or pérmitted to be given to or by such a United States Registered Pilot shall be given to or by such attorney. If a United States Registered Pilot is represented by more than one attorney, service by or upon any one of such attorneys shall be sufficient.

### § 401.620 Burden of proof.

(a) In a suspension or revocation hearing, the Great Lakes Pilotage Administration shall have the burden of establishing, by substantial evidence, the grounds for a suspension or revocation of a pilot as stated in the letter addressed to the pilot by the Great Lakes Pilotage Administration notifying the pilot of the Administration's intention to suspend or revoke the pilot's registration.

(b) In a refusal-to-renew-registration hearing, the Great Lakes Pilotage Administration shall have the burden of establishing the administrative basis for its determination under § 401.240(c) that there is good cause for denying renewal of the Certificate of Registration.

## § 401.630 Appearance; testimony; cross-examination.

(a) The United States Registered Pilot shall appear in person or by counsel and may testify at the hearing, call witnesses on his own behalf and cross-examine witnesses appearing on behalf of the Great Lakes Pilotage Administration.

(b) The Great Lakes Pilotage Administration, through its counsel, shall appear, present evidence, and may call witnesses and cross-examine the witnesses called on behalf of the United States Registered Pilot at any hearing.

(c) In the discretion of the Examiner, other witnesses may testify at the hearing.

## § 401.635 Evidence which shall be excluded.

The Examiner presiding at the hearing shall exclude irrelevant, immaterial, or unduly repetitious evidence.

### § 401.640 Record for decision.

The transcript of testimony and oral argument at the hearing, together with any exhibits received, shall be made part of the record for decision, and the record shall be available to the respondent or applicant on payment of costs thereof.

## § 401.645 Examiner's decision; exceptions thereto.

• At the conclusion of the hearing, the parties may submit briefs and recommended conclusions and findings within such time as the Examiner shall determine appropriate. The Examiner shall thereafter issue a written initial decision in the case, which decision shall be final and binding upon the Administrator of the Great Lakes Pilotage Administration, except as provided in § 401.650.

## § 401.650 Review of Examiner's initial decision.

The Administrator may, on his own motion, or on the basis of a petition filed by the United States Registered Pilot or the counsel for the Administration in the proceeding, review any initial decision of the Examiner by entering a written order stating that he elects to review the action of the Examiner.

Copies of all orders for review shall be served on all parties. Petitions for review shall be in writing and shall state the grounds upon which the petition relies. Five (5) copies of such petitions for review, together with proof of service on all parties, shall be filed with the Great. Lakes Pilotage Administrator within fifteen (15) days after the date of service of the initial decision of the Examiner. Parties may file replies, in writing, to petitions for review, with proof of service on other parties, in the same manner as is provided for filing of petitions for review and within ten (10) days after the date the petition for review is timely filed. Petitions for re-

view and replies thereto shall be limited to the record before the Examiner. If a petition for review is filed within the time prescribed, the initial decision of the Examiner shall be final fifteen (15) days after expiration of the time prescribed for filing a reply thereto unless the Administrator, prior to expiration of the fifteen (15) days, enters a written order granting the petition for review. If no petition for review is filed within the time prescribed and the Administrator does not elect to review on his own motion, the initial decision of the Examiner shall be final twenty (20) days after the date of service of the decision. If the Administrator reviews the initial

decision as provided above, he shall issue a written order affirming, amending, overruling or remanding the initial decision of the Examiner within thirty (30) days after the date on which he takes review. There shall be no other administrative remedy within the Department of Commerce.

Dated: June 17, 1964.

A. T. MESCHTER, Administrator, Great Lakes Pilotage Administration.

[F.R. Doc. 64-6590; Filed, July 1, 1964; 8:46 a.m.]

## **Notices**

## DEPARTMENT OF THE TREASURY

**Coast Guard** 

[CGFR 64-38]

## EQUIPMENT, INSTALLATIONS, OR MATERIALS

### **Approval Notice**

- · 1. Various items of lifesaving, firefighting, and miscellaneous equipment, installations, and materials used on merchant vessels subject to Coast Guard inspection or on certain motorboats and other pleasure craft are required by law and various regulations in 46 CFR Chapter I to be of types approved by the Commandant, United States Coast Guard. The procedures governing the granting of approvals, and the cancellation, termination or withdrawal of approvals are set forth in 46 CFR 2.75-1 to 2.75-50, inclusive. For certain types of equipment, installations, and materials, specifications have been prescribed by the Commandant and are published in 46 CFR Parts 160 to 164, inclusive (Subchapter Q-Specifications), and detailed procedures for obtaining approvals are also described therein.
- 2. The Commandant's approval of a specific item is intended to provide a control over its quality. Therefore, such approval applies only to the item constructed or installed in accordance with the applicable requirements and the details described in the specific approval. If a specific item when manufactured does not comply with the details in the approval, then such item is not considered to have the Commandant's approval, and the certificate of approval issued to the manufacturer does not apply to such modified item. For example, if an item is manufactured with changes in design or material not previously approved, the approval does not apply to such modified item.
- 3. After a manufacturer has submitted satisfactory evidence that a particular item complies with the applicable laws and regulations, a Certificate of Approval (Form CGHQ-10030) will be issued to the manufacturer certifying that the item specified complies with the applicable laws and regulations and approval is given, which will be in effect for a period of 5 years from the date given unless sooner canceled or suspended by proper authority.
- 4. The purpose of this document is to notify all concerned that certain approvals were granted or terminated, as described in this document, during the period from April 16, 1964 to May 1, 1964 (List No. 10-64). These actions were taken in accordance with procedures set forth in 46 CFR 2.75-1 to 2.75-50, inclusive.
- 5. The delegations of authority for the Coast Guard's actions with respect to approvals may be found in section 632 of Title 14, U.S. Code, and in Treasury

Department Orders 120 dated July 31, 1950 (15 F.R. 6521), 167-14 dated November 26, 1954 (19 F.R. 8026), 167-15 dated January 3, 1955 (20 F.R. 840), 167-20 dated June 18, 1956 (21 F.R. 4894), CGFR 56-28 dated July 24, 1956 (21 F.R. 5659), or 167-38 dated October 26, 1959 (24 F.R. 8857), and the statutory authority may be found in R.S. 4405, as amended, 4462, as amended, 488, as amended, 4491, as amended, sec. 1, 2, 49 Stat. 1544, as amended, sec. 17, 54 Stat. 166, as amended, sec. 3, 70 Stat. 152 (46 U.S.C. 375, 416, 481, 489, 367, 526p, 1333, 390b), sec. 4(e), 67 Stat. 462 (43 U.S.C. 1333(e)), or sec. 3(c), 68 Stat. 675 (50 U.S.C. 198), and implementing regulations in 46 CFR Chapter I or 33 CFR Chapter I.

6. In Part I of this document are listed the approvals granted which shall be in effect for a period of 5 years from the dates granted, unless sooner canceled or suspended by proper authority.

### PART I—APPROVALS OF EQUIPMENT, INSTALLATIONS, OR MATERIALS

### BUOYANT APPARATUS

Approval No. 160.010/28/1, 3.75′ x 3.0′ x 0.75′ buoyant apparatus, fibrous glass reinforced plastic shell with unicellular plastic foam core, 11-person capacity, dwg. No. M-99-13, Alt. C dated January 28, 1959, manufactured by Marine Safety Equipment Corp., Foot of Paynter's Road, Farmingdale, New Jersey, effective May 1, 1964. (It is an extension of Approval No. 160.010/28/1 dated June 20, 1959.)

Approval No. 160.010/29/1, 6.0′ x 4.0′ x

Approval No. 160.010/29/1, 6.0' x 4.0' x 0.75' buoyant apparatus, fibrous glass reinforced plastic shell with unicellular plastic foam core, 20-man capacity, dwg. No. M-99-14, Alt. D dated January 22, 1959, and fabrication specification dated March 10, 1958, revised September 24, 1958, manufactured by Marine Safety Equipment Corp., Foot of Paynter's Road, Farmingdale, New Jersey, effective May 1, 1964. (It is an extension of Approval No. 160.010/29/1 dated June 20, 1959.)

### SIGNALS, DISTRESS, FLOATING ORANGE SMOKE

Approval No. 160.022/2/1, model OS-5 floating orange smoke distress signal, dwg. Nos. 7 and 8 both dated February 6, 1954, and Specification OS-5 dated February 6, 1954, manufactured by Superior Signal Company, 6 Colfax Street, South River, New Jersey, effective date May 1, 1964. (It is an extension of Approval No. 160.022/2/1 dated June 25, 1959.)

### WATER, EMERGENCY DRINKING (IN HERMET-ICALLY SEALED CONTAINERS)

Approval No. 160.026/27/2, container for emergency drinking water, Globe Equipment Corp. dwg. No. 1313 dated November 1, 1956, revised May 6, 1959, packed by Ash Jon Corp., 257 Water Street, Brooklyn 1, New York, for Globe

Equipment Corp., 257 Water Street, Brooklyn 1, New York, effective May 1, 1964. (It is an extension of Approval No. 160.026/27/2 dated July 28, 1959.)

#### LIFEBOATS

Approval No. 160.035/381/1, 24.0′ x 8.0′ x 3.5′ fibrous glass reinforced plastic (F.R.P.), oar-propelled lifeboat, 40-person capacity, identified by general arrangement drawing No. P-24-1A, Revision D, dated March 25, 1964, manufactured by Marine Safety Equipment Corp., Foot of Paynter's Road, Farmingdale, New Jersey, 07727, effective April 28, 1964. (It supersedes Approval No. 160.035/381/0 dated July 28, 1959, to show change in construction.)

Approval No. 160.035/397/2, 24.0′ x 8.0′ x 3.5′ fibrous glass reinforced plastic (FRP), motor-propelled lifeboat without radio cabin (Class B), 37-person capacity, identified by general arrangement dwg. No. P-24-1B, Rev. C dated August 12, 1959 (gasoline engine), or general arrangement dwg. No. P-24-1D, Rev. G dated April 2, 1964 (diesel engine, speed 6 knots), manufactured by Marine Safety Equipment Corp., Foot of Paynter's Road, Farmingdale, New Jersey 07727, effective April 30, 1964. (It supersedes Approval No. 160.035/397/1 dated December 20, 1961.)

Approval No. 160.035/412/1, 24.0' x 8.0' x 3.58' steel, motor-propelled lifeboat, with removable interior and without radio cabin (Class B), 37-person capacity, identified by construction and arrangement dwg. No. 80276, Rev. A dated February 17, 1960 (Gasoline Engine), or construction and arrangement dwg. No. B-80561, Rev. B dated March 31, 1964 (Diesel Engine, Speed 6 knots), manufactured by Welin Davit and Boat Division of Continental Copper & Steel Industries, Inc., 500 Market Street, Perth Amboy, New Jersey, effective April 28, 1964. (It supersedes Approval No. 160.035/412/0 dated June 21, 1960, to show change in construction.)

## BUOYANT VESTS, UNICELLULAR PLASTIC FOAM, ADULT AND CHILD

Note: Approved for use on motorboats of Classes A, 1, or 2 not carrying passengers for hire.

Approval No. 160.052/70/0, Type II, Model LV-A, adult unicellular plastic foam buoyant vest, dwg. No. LV-A, Rev. A dated April 1, 1959, and bill of material dated April 3, 1959, manufactured by Protection Equipment Co., 100 Fernwood Avenue, Rochester 21, New York, (Plant: Sunbury, Pa.), effective May 1, 1964. (It is an extension of Approval No. 160.052/70/0 dated June 20, 1959.)

Approval No. 160.052/71/0, Type II, Model LV-CM, child unicellular plastic foam buoyant vest, dwg. No. LV-CM, Rev. A dated April 1, 1959, and bill of material dated April 3, 1959, manufactured by Protection Equipment Company, 100 Fernwood Avenue, Rochester 21, New York, (Plant: Sunbury, Pa.), effective

May 1, 1964. (It is an extension of Approval No. 160.052/71/0 dated June 20, 1959.)

Approval No. 160.052/72/0, Type II, Model LV-CM, child unicellular plastic foam buoyant vest, Dwg. No. LV-CS, Rev. A dated April 1, 1959, and bill of material dated April 3, 1959, manufactured by Protection Equipment Company, 100 Fernwood Avenue, Rochester 21, New York, (Plant: Sunbury, Pa.), effective May 1, 1964. (It is an extension of Approval No. 160.052/72/0 dated June 20, 1959.)

LIGHTS (WATER): ELECTRIC, FLOATING, AUTOMATIC (WITH BRACKET FOR MOUNTING)

Approval No. 161.001/4/1, "COSLITE" automatic floating electric water light (with bracket for mounting), dwg. No. 16-59, Alt. 2 dated March 9, 1959, manufactured by Coston Supply Company, Inc., 31 Water Street, New York 4, New York, effective April 23, 1964. (It is an extension of Approval No. 161.001/4/1 dated July 28, 1959.)

#### FIRE PROTECTIVE SYSTEMS

Approval No. 161.002/1/1, supervised automatic fire detecting and manual fire alarm system consisting of a control unit (dwgs. 55–120, Alt. 3 and 55–121, Alt. 5); manual fire alarm boxes, Types I and II (dwg. 55–111–1, Alt. 3), and Engine Room Gong (dwg. 20–163, Alt. 8), manufactured by Henschel Corporation, Amesbury, Massachusetts, effective April 30, 1964. (This system requires both 115-volt, 60-cycle, A.C. and 115-volt, D.C. input supply. The A.C. supply must come from the ship's temporary emergency A.C. Bus (as opposed to a temporary emergency A.C./DC Bus). The 115-volt, D.C. source should be suitable for the power failure alarm.) (It supersedes Approval No. 161.002/1/0 dated April 23, 1962 to show change in construction.)

### TELEPHONE SYSTEMS, SOUND-POWERED

Approval No. 161.005/39/1, telephone station relay, electrical release, splash-proof, dwg. No. 17-01, Alt. 2 dated December 17, 1958, manufactured by Hose-McCann Telephone Co., Inc., 25th Street and Third Avenue, Brooklyn 32, New York, effective April 23, 1964. (For use with splashproof sound powered telephone stations to control externally powered audible signal.) (It is an extension of Approval No. 161.005/39/1 dated June 20, 1959.)

### SAFETY VALVES (POWER BOILERS)

Approval No. 162.001/9/2, Style HN-MS-26, carbon steel body pop safety valve, exposed spring, maximum pressure 600 p.s.i., maximum temperature 750° F., dwg. No. HV-8-MS, revised January 28, 1954, approved for sizes 1½", 2", 2½", 3", and 4", manufactured by Crosby Valve and Gage Co., Wrentham, Massachusetts, effective April 16, 1964. (It is an extension of Approval No. 162.001/9/2 dated May 12, 1959.)

Approval No. 162.001/10/2, Style HNA-MS-27, alloy steel body pop safety valve, exposed spring, maximum pressure 600 p.s.i., maximum temperature 900° F., dwg. No. HV-10-MS, revised January 29, 1954, approved for sizes 1½", 2", 2½", 3", and 4", manufactured by Crosby

Valve and Gage Co., Wrentham, Massachusetts, effective April 16, 1964. (It is an extension of Approval No. 162.001/10/2 dated May 12, 1959.)

dated May 12, 1959.)

Approval No. 162.001/11/2, Style HNA-MS-37, alloy steel body pop safety valve, exposed spring, maximum pressure 900° F., dwg. No. HV-11-MS, revised February 1, 1954, approved for sizes 1½", 2", 2½", 3", and 4", manufactured by Crosby Valve and Gage Co., Wrentham, Massachusetts, effective April 16, 1964. (It is an extension of Approval No. 162.001/11/2 dated May 12, 1959.)

Approval No. 162.001/12/2, Style HNA-MS-28, alloy steel body pop safety valve, exposed spring, maximum pressure 600 p.si., maximum temperature 1000° F., dwg. No. HV-10-MS; revised January 29, 1954, approved for sizes 1½", 2", 2½", 3", and 4", manufactured by Crosby Valve and Gage Co., Wrentham, Massachusetts, effective April 16, 1964. (It is an extension of Approval No. 162.001/12/2 dated May 12, 1959.)

Approval No. 162.001/13/2, Style HNA-MS-38, alloy steel body pop safety valve, exposed spring, maximum pressure 900 p.s.i., maximum temperature 1000° F., dwg. No. HV-11-MS, revised February 1, 1954, approved for sizes 1½", 2", 2½", 3", and 4", manufactured by Crosby Valve and Gage Co., Wrentham, Massachusetts, effective April 16, 1964. (It is an extension of Approval No. 162.001/13/2 dated May 12, 1959.)

Approval No. 162.001/17/2, Style HN-

Approval No. 162.001/17/2, Style HN—MS-36, carbon steel body pop safety valve, exposed spring, maximum pressure 900 p.s.i., maximum température 750° F., dwg. No. HV-9-MS, revised February 1, 1954, approved for sizes 1½". 2", 2½", 3", and 4", manufactured by Crosby Valve and Gage Co., Wrentham, Massachusetts, effective April 16, 1964. (It is an extension of Approval No. 162.001/17/2 dated May 12, 1959.)

Approval No. 162.001/104/1, Style HN–MS-25, carbon steel body pop safety valve, exposed spring, maximum pressure 600 p.s.i., maximum temperature 650° F., dwg. No. HV-8-MS, revised January 28, 1964, approved for sizes 1½", 2", 2½", 3", and 4", manufactured by Crosby Valve and Gage Co., Wrentham, Massachusetts, effective April 16, 1964. (It is an extension of Approval No. 162.001/104/1 dated May 12, 1959.)

Approval No. 162.001/105/1, Style HN-MS-35, carbon steel body pop safety valve, exposed spring, maximum pressure 900 p.s.i., maximum temperature 650° F., dwg. No. HV-9-MS, revised February 1, 1964, approved for sizes 1½", 2", 2½", 3'", and 4", manufactured by Crosby Valve and Gage Co., Wrentham, Massachusetts, effective April 16, 1964. (It is an extension of Approval No. 162.001/105/1 dated May 12, 1959.)

Approval No. 162.001/218/0, Style AC-M1 safety valve, bronze body, maximum pressure 300 p.s.i., maximum temperature 450° F., dwg. No. H-41473, revised May 18, 1959, approved for sizes 1½", 2", and 2½", manufactured by The Ashton Valve Co., Wrentham, Massachusetts, effective April 16, 1964. (It is an extension of Approval No. 162.001/218/0 dated July 28, 1959.)

Approval No. 162.001/219/0, Style AC—M2 safety valve, bronze body, 150 p.s.i., maximum temperature of 336° F., dwg. No. H-41473, revised May 18, 1959, approved for sizes 1½", 2", and 2½", manufactured by The Ashton Valve Co., Wrentham, Massachusetts, effective May 1, 1964. (It is an extension of Approval No. 162.001/219/0 dated July 28, 1959.)

### BOILERS (HEATING)

Approval No. 162.003/151/0, size 3624-8C, vertical fire tube hot water heating boiler, 157,000 B.T.U. per hour, dwg. No. H-198, rev. 2 dated February 1, 1954, maximum design pressure 30 p.s.i., approval limited to bare boiler, manufactured by Way-Wolff Associates, Inc., 45-10 Vernon Boulevard, Long Island City, New York, effective May 1, 1964. (It supersedes Approval No. 162.003/151/0 dated April 14, 1964, to show change of address of manufacturer.)

Approval No. 162.003/152/0, size 3630–10E, vertical fire tube steam or hot water heating boiler, 236,000 B.T.U. per hour, dwg. No. H–110M–1 dated October 29, 1953, and dwg. No. H–110–9, rev. 4 dated October 30, 1953, maximum design pressure 30 p.s.i., approval limited to bare boiler, manufactured by Way-Wolff Associates, Inc., 45–10 Vernon Boulevard, Long Island City, New York, effective May 1, 1964. (It supersedes Approval No. 162.003/152/0 dated April 14, 1964, to show change of address of manufacturer.)

Approval No. 162.003/153/0, size 4236—12E, vertical fire tube steam or hot water heating boiler, 341,500 B.T.U. per hour, dwg. No. H—110—L—1, rev. 2 dated July 31, 1953, and dwg. No. H—110—9, rev. 4 dated October 30, 1953, maximum design pressure 30 p.s.i., approval limited to bare boiler, manufactured by Way-Wolff Associates, Inc., 45—10 Vernon Boulevard, Long Island City, New York, effective May 1, 1964. (It supersedes Approval No. 162.003/153/0 dated April 14, 1964, to show change of address of manufacturer.)

Approval No. 162.003/154/0, size 6042-14E, vertical fire tube steam or hot water heating boiler, 525,000 B.T.U. per hour, dwg. No. H-110-N, rev. 1 dated September 25, 1952, and dwg. No. H-110-9, rev. 4 dated October 30, 1953, maximum design pressure 30 p.s.i., approval limited to bare boiler, manufactured by Way-Wolff Associates, Inc., 45-10 Vernon Boulevard, Long Island City, New York, effective May 1, 1964. (It supersedes Approval No. 162.003/154/0 dated April 14, 1964, to show change of address of manufacturer.)

### RELIEF VALVES (HOT WATER HEATING BOILERS)

Approval No. 162.013/19/0, McDonnell No. 230-1" relief valve for hot water heating boiler, relieving capacity 743,400 B.T.U. per hour, at maximum set pressure of 30 p.s.i., dwg. No. MA230-1", dated October 20, 1952, approved for 1" inlet size, manufactured by McDonnell & Miller, Inc., 3500 North Spaulding Avenue, Chicago 18, Illinois, effective April 22, 1964. (It is an extension of Approval No. 162.013/19/0 dated June 25, 1959.)
Approval No. 162.013/20/0, McDonnell No. 230-1-1/2" relief valve for hot water

heating boiler, relieving capacity 1,025,-100 B.T.U. per hour, at maximum set pressure of 30 p.s.i., dwg. No. MA230-1-½", dated August 14, 1952, approved for 1-½" inlet size, manufactured by McDonnell & Miller, Inc., 3500 North Spaulding Avenue, Chicago 18, Illinois, effective April 22, 1964. (It is an extension of Approval No. 162.013/20/0 dated June 25, 1959.)

VALVES, PRESSURE-VACUUM RELIEF AND SPILL

Approval No. 162.017/23/3, Figure ST-4000–R pressure vacuum, relief valve, enclosed pattern, weight-loaded poppet, bronze body, dwg. No. ST-7500 dated February 16, 1951, approved for 6" size, manufactured by Shand and Jurs Company, Carlton & Eighth Streets, Berkeley 10, California, effective April 22, 1964. (It is an extension of Approval No. 162.-017/23/3 dated June 25, 1959.)

Approval No. 162.017/78/0, Figure ST-4004 pressure vacuum relief valve, enclosed pattern, weight-loaded poppet, bronze body, dwg. No. ST-8470-2, rev. 2 dated April 5, 1954, approved for 4" size, manufactured by Shand and Jurs Company, Carlton and Eighth Streets, Berkeley 10, California, effective April 22, 1964. (It is an extension of Approval No. 162.-017/78/0 dated June 25, 1959.)

## GAUGING DEVICES, LIQUID LEVEL, LIQUEFIED COMPRESSED GAS

Approval No. 162.019/1/2, "RegO" No. 2148R liquefied petroleum gas slip tube liquid level gauge, dwg. No. 2148R, revision C dated December 30, 1955, manufactured by The Bastian-Blessing Company, 4201 West Peterson Avenue, Chicago 46, Illinois, effective April 22, 1964. (It is an extension of Approval No. 162.-019/1/2 dated June 20, 1959.)

Approval No. 162.019/4/1 "RegO" No.

Approval No. 162.019/4/1 "RegO" No. 2148RD liquefied petroleum gas slip tube liquid level gauge, dwg. No. 2148-RD, revision B dated December 30, 1955, manufactured by The Bastian-Blessing Company, 4201 West Peterson Avenue, Chicago 46, Illinois, effective April 22, 1964. (It is an extension of Approval No. 162.019/4/1 dated June 20, 1959.)

Approval No. 162.019/5/1, "RegO" No. 2148RPD liquefied petroleum gas slip tube liquid level gauge, dwg. No. 2148-RPD, revision B dated December 30, 1955, manufactured by The Bastian-Blessing Company, 4201 West Peterson Avenue, Chicago 46, Illinois, effective April 22, 1964. (It is an extension of Approval No. 162.019/5/1 dated June 20, 1959.)

Approval No. 162.019/12/0, "RegO" No. 2148RP liquefied petroleum gas slip tube and fixed tube liquefied level gauge, dwg. No. 2148RP; revision B dated December 30, 1955, manufactured by The Bastian-Blessing Company, 4201 West Peterson Avenue, Chicago 46, Illinois, effective April 22, 1964. (It is an extension of Approval No. 162.019/12/0 dated June 20, 1959.)

## APPLIANCES, LIQUEFIED PETROLEUM GAS

Approval No. 162.020/111/0, John Wood Co. Model M-30 hot water heater for liquefied petroleum gas service, approved by the American Gas Association, Inc., under Certificate No. 3-(102-29,

320-6, 712-2.1, and -3.2) dated January 1, 1958, manufactured by John Wood Company, 100 Washington Street, Conshohocken, Pa., effective April 23, 1964. (It is an extension of Approval No. 162.-020/111/0 dated July 28, 1959.)

Approval No. 162.020/112/0, John Wood Co. Model No. D-30 hot water heater for liquefied petroleum gas service, approved by the American Gas Association, Inc., under Certificate No. 3-(102-29, 320-6, 712-2.1, and -3.2) dated January 1, 1958, manufactured by John Wood Company, 100 Washington Street, Conshohocken, Pa., effective April 23, 1964. (It is an extension of Approval No 162.020/112/0 dated July 28, 1959.)

Approval No. 162.020/113/0, John Wood Co. Model No. MG-30 hot water heater for liquefied petroleum gas service, approved by the American Gas Association, Inc., under Certificate No. 3-(102-29, 320-6, 712-2.1, and -3.2) dated January 1, 1958, manufactured by John Wood Company, 100 Washington Street, Conshohocken, Pa., effective April 23, 1964. (It is an extension of Approval No. 162.020/113/0 dated July 28, 1959.)

Approval No. 162.020/114/0, John Wood Co. Model No. DG-30 hot water heater for liquefied petroleum gas service, approved by the American Gas Association, Inc., under Certificate No. 3-(102-29, 320-6, 712-2.1 and -3.2) dated January 1, 1958, manufactured by John Wood Company, 100 Washington Street, Conshohocken, Pa., effective April 23, 1964. (It is an extension of Approval No. 162.020/114/0 dated July 28, 1959.)

Dated: June 26, 1964.

[SEAL] E. J. ROLAND,

Admiral, U.S. Coast Guard,

Commandant.

[F.R. Doc. 64-6603; Filed, July 1, 1964; 8:48 a.m.]

## Office of the Secretary [AA 643.3-p]

### WINDOW GLASS FROM U.S.S.R.

## Determination of Sales at Less Than Fair Value

JUNE 25, 1964.

An allegation was received that window glass, 16-ounce through 28-ounce thicknesses, from the U.S.S.R. was being sold in the United States at less than fair value within the meaning of the Antidumping Act of 1921.

I hereby determine that window glass, 16-ounce through 28-ounce thicknesses, from the U.S.S.R. is being, or is likely to be, sold at less than fair value within the meaning of section 201(a) of the Antidumping Act, 1921, as amended (19 U.S.C. 160(a)).

Statement of reasons. It was determined from the evidence presented that the proper comparison for fair value purposes is between purchase price and constructed value.

The purchase price of the window glass exported to the United States is based on the invoiced c.i.f. East Coast port, duty-paid selling price, for each size. The included costs for ocean freight, insurance, and United States import duty

were deducted therefrom. The cash discount applicable to letter of credit purchases was also deducted from such price.

Constructed value was calculated on the basis of the c.i.f. duty-paid United States port prices charged by West European producers of comparable window glass. The costs of ocean freight, insurance, United States import duty, and a cash discount were deducted therefrom.

A deduction of the inland freight charges from the selling prices on which the calculations of purchase price and constructed value are based would have no substantial effect upon the calculations involved in the fair value determination.

Purchase price was found to be lower than constructed value.

This determination and the statement of reasons therefor are published pursuant to section 201(c) of the Antidumping Act, 1921, as amended (19 U.S.C. 160(c)).

[SEAL] JAMES A. REED, Assistant Secretary of the Treasury. [F.R. Doc. 64-6604; Filed, July 1, 1964; 8:49 a.m.]

[Treasury Dept. Order 182; (Rev. 6)]

### DEPUTY TREASURER ET AL.

### Delegation of Authority Regarding Signing of Official Papers in Office of the Treasurer

Pursuant to section 304 of the Revised Statutes, as amended (31 U.S.C. 144), and upon recommendation of the Treasurer of the United States, I hereby authorize the persons who occupy the positions identified below in the Office of the Treasurer of the United States to sign as Special Assistant Treasurer or under their official titles, when required by the Treasurer of the United States, checks, letters, telegrams, and other official documents in connection with the business of the Treaurer's Office:

The Deputy Treasurer.
The Assistant Deputy Treasurer.

The Assistant to the Deputy Treasurer. The Administrative Officer.

The Examiner of Questioned Documents.

The Personnel Officer.

The Assistant Personnel Officer.
The Chief, General Accounts Division.

The Chief, Electronic Data Processing Division.

The Assistant Chief, Electronic Data Processing Division.

The Chief, Check Accounting Division.

The Assistant Chief, Check Accounting Division.

The Chief, Check Claims Division.

The Assistant Chief, Check Claims Division. The Technical Assistant Chief, Check Claims Division.

The Chief, Claims Adjudication Branch, Check Claims Division.

The Assistant Chief, Claims Adjudication Branch, Check Claims Division. The Chief, Securities Division.

The Chief, Securities Division.

The Chief, Currency Redemption Division.

The Assistant Chief, Currency Redemption

Division.
The Administrative Assistant, Currency Redemption Division.

This order supersedes all prior authorizations to employees of the Treasurer's

Office to sign checks, letters, telegrams, and other official documents in connection with the business of the Treasurer's

Dated: June 26, 1964.

[SEAL]

8382

JOHN K. CARLOCK, Fiscal Assistant Secretary.

[F.R. Doc. 64-6605; Filed, July 1, 1964; 8:49 a.m.]

### DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Montana 066181]

### MONTANA

### Proposed Withdrawal and Reservation of Lands

JUNE 24, 1964.

The Bureau of Land Management, Department of the Interior, has filed an application Serial Number Montana 066181 for the withdrawal of lands described below, from all forms of appropriation except the mineral leasing laws.

The applicant desires to withdraw the lands to insure their availability for

future public use.

For a period of thirty days from the date of publication of this notice, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the undersigned officer of the Bureau of Land Management, Department of the Interior, 1245 North 29th Street, Billings, Montana, 59101.

The authorized officer of the Bureau of Land Management will undertake such investigations as are necessary to determine the existing and potential demand for the lands and their resources.

He will also prepare a report for consideration by the Secretary of the Interior who will determine whether or not the lands will be withdrawn as requested by the Bureau of Land Management.

The determination of the Secretary on the application will be published in the FEDERAL REGISTER. A separate notice will be sent to each interested party of record.

If circumstances warrant it, a public. hearing will be held at a convenient time and place, which will be announced.

The lands involved in the application are:

PRINCIPAL MERIDIAN, MONTANA

T. 9 S., R. 1 E. Sec. 6, lots 3, 4, 5, and 6. T. 10 S., R. 1 E., Sec. 6, lots 3, 4, 5, 6, and 7, SE¼NW¼, and E½SW¼.

T. 9 S., R. 1 W., Sec. 1, lots 1, 2, 3, 8, and 9;

Sec. 1, lots 1, 2, 3, 8, and 9; Sec. 12, lots 1, 2, 3, 4, 5, 6, 7, and 8; Sec. 13, lots 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, and 12, NW¼NW¼, and E½SW¼; Sec. 14, lot 1, and NE¼SE¼; Sec. 23, lot 2, and SE¼NE¼; Sec. 24, lots, 2, 3, 4, 7, 8, 9, and 10, W½NE¼, E½NW¼, and SW¼SE¼; Sec. 25, lots 1, 2, 3, 4, 5, 6, and 9; 10 S, R. 1 W.

T. 10 S., R. 1 W.,

Sec. 1, lot 1, SE'4NE'4, and E'4SE'4.

The areas described aggregate 2,200

R. PAUL RIGTRUP, Manager, Land Office.

[F.R. Doc. 64-6588; Filed, July 1, 1964; 8:46 a.m.]

### [Washington 03380]

### WASHINGTON

### Termination of Proposed Withdrawal and Reservation of Lands

Notice of an application Serial No. Washington, 03380, for withdrawal and reservation of lands was published as Federal Register Document No. 59-6418 on page 6274 of the issue for August 5, 1959. The applicant agency has cancelled its application. -Therefore, pursuant to the regulations contained in 43 CFR, Subpart 2311, such lands will be at 10:00 a.m. on July 6, 1964, relieved of the segregative effect of the above-mentioned application.

The lands involved in this notice of termination are:

WILLAMETTE MERIDIAN

T. 15 N., R. 19 E. Sec. 4: E1/2 SE1/4 T. 16 N., R. 19 E. Sec. 6: Lots 6, 7, E1/2SW1/4, SW1/4SE1/4 Sec. 8: S1/2SW1/4.SW1/4SE1/4 Sec. 18: SE'4NE'4, NE'4SE'4 Sec. 20: W1/2, S1/2 SE1/4

The areas described contain 850.75 acres.

JOHN E. BURT, Jr., Officer in Charge.

IF.R. Doc. 64-6589; Filed, July 1, 1964; 8:46 a.m.1

## DEPARTMENT OF COMMERCE

National Bureau of Standards COMPUTATIONS FOR HIGH FRE-QUENCY RADIO SYSTEMS

Notice of Availability of Services

The National Bureau of Standards, through its Frequency Utilization Sec-

tion of the Radio Systems Division, Central Radio Propagation Laboratory, Boulder, Colorado, is prepared to compute predictions of the performance of high frequency communication circuits. Present programs have been developed to predict Maximum Usable Frequency (MUF), Optimum Traffic Frequency (FOT), and Lowest Usable Frequency (LUF) as well as the most probable mode of propagation, the vertical-radiation angle corresponding to the mode, and estimates of circuit reliability.

Computations using the large scale, high-speed computer facility at Boulder will be made for government agencies and other communication operating organizations, or current computer programs and basic data will be provided at cost to those organizations wishing to carry out their own computations. Since improvement of computer programs and basic data is a continuous process, all programs and data are sub-

ject to subsequent revision.

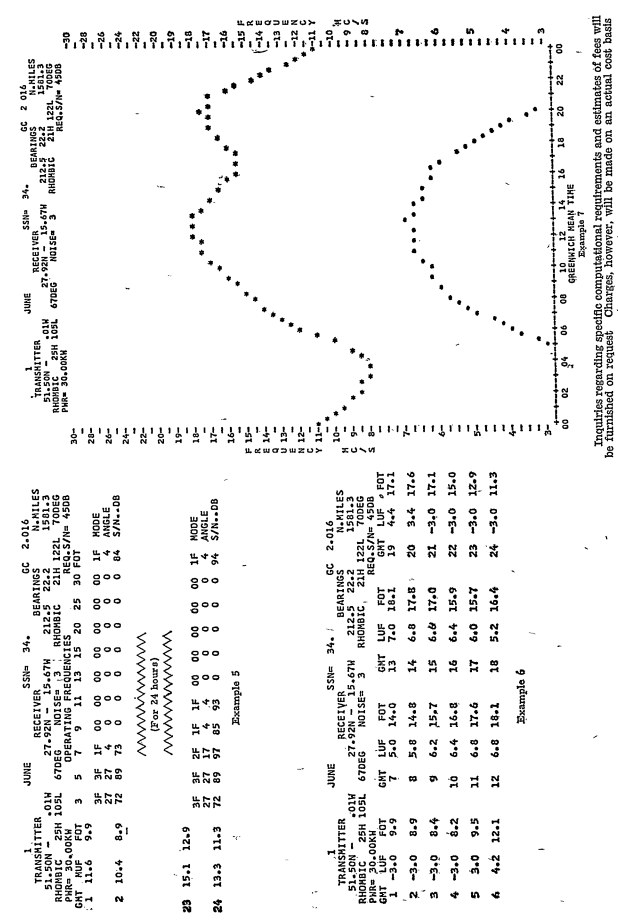
Calculations are provided for the following parameters: MUF, LUF, FOT, the dominant mode of propagation and associated vertical angle, monthly median signal-to-noise ratios, circuit reliability and given signal-to-noise criteria, field strength and systems loss. Present computation costs for one circuit for one month range from \$0.50 to \$5.00 depending on the parameters calculated and form of presentation of results. The minimum charge is \$50.00. Shown below are approximate costs of typical computations and computation examples.

APPROXIMATE COSTS OF TYPICAL COMPUTATIONS

Type of computation	Ex- ample	Cost per- circuit- month	
Maximum Usable Frequency (MUF)_ Optimum Traffic Frequency (FOT)_	1	.50	
Maximum Usable Frequency (MUF). Optimum Traffic Frequency (FOT)	2	3.50	
Circuit Reliability	} · · · 3	3, 50	
System Loss  Maximum Usable Frequency (MUF)  Optimum Traffic Frequency (FOT)	4	3.50	
Field Strength	5	3.50	
Available Signal-to-NoiseOptimum Traffic Frequency (FOT)_Lowest Useful High Frequency	} _6	5.00	
(LUF)		<u> </u>	

In addition to the principal computations many secondary computations such as great circle distance, bearings, dominant modes of propagation, and probable vertical transmission angles are included in many computations. For certain computations, graphical representation is optional, see Example 7.

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1 JUNE SSN= 34. GC 2.016 TRANSHITTER RECEIVER BEARINGS N.MILES 51.50N01W 27.92N - 15.67W 212.5 22.2 1581.3	FOT 6NT NUF FOT 6NT NUF FOT 6NT NUF FOT 9,9 7 16.5 14.0 13 18.1 18.1 19 20.1 17.1		4 9.7 8.2 10 17.6 16,8 16 17.8 15.9 22 17.6 15.0	5 11.1 9.5 11 17.6 17.6 17 18.4 15.7 23 15.1 12.9	6 14,2 12,1 12 18,1 18,1 18,1 18,5 16,4 24 13,3 11,3	Example 1			TRANSHITTER 2DNE RECEIVER BEARINGS N-HILES 51.50N ~ 27.92N ~ 15.67W 212.5 22.2 1581.3 RHOMBIC 2.51H 122L 700EG PNR= 30.00KH 105L 67DEG 7 9 11 13 15 20 25 30 FDT 2 7 9 11 13 15 20 25 30 FDT 2 11.6 9.9 3F 3F 1F 00 00 00 00 00 00 1F NODE 2 27 27 4 0 0 0 0 0 0 0 4 ANGLE 2 27 27 4 0 0 0 0 0 0 99 RELABILITY	(For 24 hours)	15.1	Example 2		



FR Doc 64-6581; Filed, July 1, 1964; 8:45 am ]

**>** 

### FEDERAL MARITIME COMMISSION

[Docket No. 1189]

### REDUCED RATES ON AUTOMOBILES FROM SAN JUAN, PUERTO RICO TO **NEW YORK**

### Notice of Investigation and Suspension

It appearing, that there have been filed with the Federal Maritime Commission by Motorships of Puerto Rico, Inc., 2d Revised Page No. 24 to its Tariff FMC-F No. 2 naming a reduced rate of \$90.00 per automobile from San Juan, Puerto Rico to New York;

It further appearing, that upon consideration of the said schedule, and protests and replies thereto, there is reason to believe that the said rate if permitted to become effective, would result in rates, charges, and/or practices which would be unjust, unreasonable, or otherwise unlawful in violation of the Shipping Act, 1916, or the Intercoastal Shipping Act, 1933;

It further appearing, that, the Commission is of the opinion that the new rate should be made the subject of a public investigation and hearing to determine whether it is unjust, unreasonable, or otherwise unlawful under the Shipping Act, 1916, or the Intercoastal Shipping Act, 1933;

It further appearing, that the effective date of the said rate should be suspended

pending such investigation:

Now therefore it is ordered. That an investigation be, and it is hereby, instituted into and concerning the lawfulness of the proposed new reduced rate on automobiles contained in the said schedule with a view to making such findings and orders in the premises as the facts and circumstances shall warrant:

It is further ordered, That the \$90.00 per automobile rate published on the aforementioned revised page be and it is hereby suspended and that the use thereof be deferred to and including October 21, 1964, unless otherwise authorized by the Commission, and that the rates, fares, charges, rules, regulations and/or practices heretofore in effect, and which were to be changed by the suspended matter shall remain in effect during the period of suspension:

It is further ordered, That no change shall be made in the matter hereby suspended nor the matter which is continued in effect as a result of such suspension until the period of suspension or any extension thereof has expired, or until this investigation and suspension proceeding has been disposed of, whichever first occurs unless otherwise author-

ized by the Commission:

It is further ordered, That there shall be filed immediately with the Commission by Motorships of Puerto Rico. Inc., a consecutively numbered supplement to the aforesaid tariff, which supplement shall bear no effective date, shall reproduce the portion of this order wherein the suspended matter is described, and shall state that the aforesaid rate is suspended and may not be used until the 22d day of October, 1964, unless otherwise authorized by the Commission; and that the rates and charges heretofore in effect, and which were to be changed by the suspended matter shall remain in effect during the period of suspension, and neither the matter suspended, nor the matter which is continued in effect as a result of such suspension, may be changed until the period of suspension has expired or until this investigation and suspension proceeding has been disposed of, whichever first occurs, unless otherwise authorized by the Commission:

It is further ordered, That copies of this order shall be filed with the said tariff schedule in the Bureau of Domestic Regulation of the Federal Maritime

Commission;

It is further ordered, That (I) the investigation herein ordered be assigned for public hearing by the Chief Exam-iner, before an examiner of the Commission's Office of Hearing Examiners, at a date and place to be announced; (II) Motorships of Puerto Rico, Inc. be and it is hereby made respondent in this proceeding; (III) a copy of this order shall forthwith be served upon said respondent and protestants herein; (IV) the said respondent and protestants be duly notified of the time and place of the hearing herein ordered; and (V) this order and notice of the said hearing be published in the FEDERAL REGISTER.

All persons (including individuals, corporations, associations, firms, partnerships, and public bodies) having an interest in this proceeding and desiring to intervene therein, should notify the Secretary of the Commission promptly and file petitions for leave to intervene in accordance with Rule 5(n) [46 CFR

502.731.

By the Commission.

[SEAL]

THOMAS LIST. Secretary.

[F.R. Doc. 64-6599; Filed, July 1, 1964; 8:48 a.m.]

## SMALL BUSINESS ADMINISTRA-TION

[License No. 04-0034]

### CAPE FEAR CAPITAL CORP.

### Suspension of License

Notice is hereby given of the entry of an Order suspending the license of Cape Fear Capital Corporation, License No. 04-0034, for a period not exceeding ninety (90) days. The Order was contained in an Initial Decision by the Hearing Examiner which was served upon the parties on May 20, 1964. Pursuant to § 109.20(a) of the Administration's rules of practice (13 CFR 109.20 (a)), the aforesaid Initial Decision became the Decision of the Administration as of the close of business on June 19, 1964. In accordance with the provisions of § 109.25 of the Administration's rules of practice, the suspension period commenced as of the start of business on June 22, 1964. The text of the order is as follows:

It is ordered, That the License (No. 04-0034) of Cape Fear Capital Corporation, the Respondent herein, be and the same is hereby suspended for a period of ninety (90) days from and after the date upon which this Order becomes final; provided, however, that said suspension shall not operate to prevent the Respondent from carrying out routine administrative and housekeeping functions and shall not operate to prevent Respondent from taking such action as is necessary to fully comply with the Act and regulations.

It is further ordered, That upon application of the Respondent, the suspension may be withdrawn prior to the expiration of said ninety (90) day period if the Administration is satisfied that Respondent has fully complied with the Act and

regulations.

It is further ordered, That if the Respondent has failed to fully comply with the Act and regulations during said ninety (90) day suspension period, the respondent shall, on written demand by the Administration, surrender its License and repay to the Administration all sums previously advanced to Respondent by the Administration pursuant to sections 302 and 303 of the Act, together with such interest and charges as are applicable thereto.

Dated: June 25, 1964.

EUGENE P. FOLEY. Administrator.

[F.R. Doc. 64-6579; Filed, July 1, 1964; 8:45 a.m.]

### DEPARTMENT OF LABOR

Wage and Hour Division

CERTIFICATES AUTHORIZING EM-PLOYMENT OF FULL-TIME STU-DENTS WORKING OUTSIDE OF SCHOOL HOURS IN RETAIL OR SERVICE ESTABLISHMENTS AT SPE-CIAL MINIMUM WAGES

Notice is hereby given that pursuant to section 14 of the Fair Labor Standards Act of 1938 (52 Stat. 1060, as amended, 29 U.S.C. 201 et seq.), the regulation on employment of full-time students (29 CFR Part 519), and Administrative Order No. 579 (28 F.R. 11524), the establishments listed in this notice have been issued special certificates authorizing the employment of full-time students working outside of school hours at hourly wage rates lower than the minimum wage rates otherwise applicable under section 6 of the act. The effective and expiration dates, type of establishment and total number of employees of the establishment are as indicated below. Pursuant to § 519.6(b) of the regulation, the minimum certificate rates are not less than 85 percent of the minimum applicable under section 6 of the Fair Labor Standards Act.

The following certificates were issued pursuant to paragraphs (c) and (g) of § 519.6 of 29 CFR Part 519, providing for an allowance not to exceed the proportion of the total number of hours worked by full-time students at rates below \$1.00 an hour to the total number of hours worked by all employees in the

establishment during the base period, or 10 percent, whichever is lesser, in occupations of the same general classes in which the establishment employed fulltime students at wages below \$1.00 an hour in the base period.

#### REGION III

Newberry Garden State, Inc., No. 107, 7 West Main Street, Freehold, N.J.; effective 6-10-64 to 9-2-64. (Variety store; 22 employees).

Newberry Monmouth, Inc., 366 George Street, New Brunswick, N.J.; effective 6-10-64 to 9-2-64. (Variety store; 76 employees). Newberry-Monmouth, Inc., 77 Broad Street,

Red Bank, N.J.; effective 6-10-64 to 9-2-64.

(Variety store; 35 employees).

Newberry Tri-State, Inc., No. 303, 130 Main
Street, Hackettstown, N.J.; effective 6-10-64
to 9-2-64. (Variety store; 38 employees).

#### REGION III

J. J. Newberry Co., 600 Main Street, Stroudsburg, Pa.; effective 5-20-64 to 9-2-64. (Variety store; 48 employees).

Newberry Penn-Empire, Inc., No. 117, 39-45 West Broad Street, Tamaqua, Pa; effective 5-20-64 to 9-2-64. (Variety store; 17 employees):

### REGION IV

J. J. Newberry Co., No. 459, 100 West Main Street, Dothan, Ala.; effective 6-1-64 to 9-2-64. (Variety store; 23 employees).

#### REGION V

S. S. Kresge Co., No. 638, Kenwood Plaza, 7867 Montgomery Rd., Cincinnati, Ohio; effective 6-4-64 to 9-2-64. (Variety store; 40 employees).

### REGION VI

J. J. Newberry Co., 718 West Chicago Avenue, East Chicago, Ind.; effective 5-25-64 to 9-2-64. (Variety store; 18 employees).

Buy Rite, Inc., 308 South Pearl, Paola, Kans.; effective 6-5-64 to 9-2-64. (Food store; 23 employees).

Hested Store, No. 772, 58th and Garrison Street, Arvada, Colo.; effective 5-18-64 to 9-2-64. (Variety store; 19 employees).

S. S. Kresge Co., No. 145, 819 Central Avenue, Fort Dodge, Iowa; effective 4-1-64 to 9-

2-64. (Variety store; 48 employees).

S. S. Kresge Co., No. 93, 132 East Main Street, Ottumwa, Iowa; effective 4-1-64 to 9-2-64. (Variety store; 36 employees).

S. H. Kress & Co., 329 South Main Street,

S. H. Kress & Co., 329 South Main Succe, Carthage, Mo.; effective 4-1-64 to 9-2-64. (Variety store; 17 employees). J. J. Newberry Co., No. 217, Parsons, Kans.; effective 4-1-64 to 9-2-64. (Variety store; 27

employees).

Town & Country Market, No. 1, Kansas
City Road and Poplar Street, Olathe, Kans. effective 6-5-64 to 9-2-64. (Food store; 12

employees). Town & Country Market, No. 2, 916 Market Street, Olathe, Kans.; effective 6-5-64 to 9-2-64. (Food store; 17 employees).

### REGION VIII

Neisner Brothers, Inc., No. 75, 45 Parkdale Plaza, Corpus Christi, Tex.; effective 6-2-64 to 9-2-64. (Variety store; 18 employees).

### REGION X

Newberry Pineville Corp., 123 Pine Street, Pineville, Ky.; effective 6-10-64 to 9-2-64. (Variety store; 23 employees).

### REGION XI

Colonial Stores, Inc., No. 2257, 755 Merrimon Avenue, Asheville, N.C.; effective 4-1-64

Colonial Stores, Inc., No. 2259, 275 Tunnel Road, Asheville, N.C.; effective 4–1–64 to 9–2–64. (Food store; 22 employees).

Colonial Stores, Inc., No. 2103, Richland Mall, Columbia, S.C.; effective 4-1-64 to 9-2-64. (Food store; 34 employees).
Colonial Stores, Inc., No. 2104, Terrace Shopping Center, Greenville, S.C.; effective

4-1-64 to 9-2-64. (Food store; 16 employees).

Colonial Stores, Inc., No. 2222, West Main and Saxon Streets, Laurens, S.C.; effective 4-1-64 to 9-2-64. (Food store; 16 employees).

Colonial Stores, Inc., No. 2211, 687 Highway 17, Mount Pleasant, S.C.; effective 4-1-64 to 9-2-64. (Food store; 29 employees).

Neisner Brothers, Inc., No. 136, 481 North-

to 9-2-64. (Variety store; 35 employees).

Neisner Brothers, Inc., No. 14, 806 Pine Street, Ocala, Fla.; effective 5-18-64 to 9-2-64. (Variety store; 22 employees).

The following certificates were issued to establishments coming into existence after May 1, 1960, under paragraphs (c), (d), (g), and (h) of § 519.6 of 29 CFR, Part 519. The certificates permit the employment of full-time students at rates of not less than 85 cents an hour in the classes of occupations listed, and provide for limitations on the percentage of full-time student hours of employment at rates below \$1.00 an hour to total hours of employment of all employees. The percentage limitations vary from month to month between the minimum and maximum figures indicated.

Adams Drug Co. of Edgewood, Inc., No. 35, 1764 Broad Street, Cranston, R.I.; effective 6-11-64 to 9-2-64; sales clerks; between 5.2 percent and 10 percent. (Drug store; 19 employees).

Adams Drug Co., Inc., No. 26, 200 Academy Avenue, Providence, R. I.; effective 6-11-64 to 9-2-64; sales clerks; between 5.2 percent

and 10 percent. (Drug store; 22 employees).
Adams Drug Co., Inc., No. 28, 188 Main
Street, Woonsocket, R.I.; effective 6-11-64
to 9-2-64; sales clerks; 10 percent for each
month. (Drug store; 17 employees).
Central Grocery, No. 2, 318 West 16th,
Amarillo, Tex.; effective 6-10-64 to 9-2-64;

package boy, stock clerk; 8.0 percent for each month. (Food store; 10 employees).

Central Grocery, No. 4, 3218 West Sixth, Amarillo, Tex.; effective 6-10-64 to 9-2-64; package boy, stock clerk; 8.0 percent for each month. (Food store; 10 employees).

H. E. B. Food Store, No. 97, 308 East Court Street, Seguin, Tex.; effective 6-12-64 to 9-2-64; package boy, bottle boy, sack boy; 10 percent for each month. (Food store; 48 employees).

K-Mart, No. 4029, K-Mart Plaza, 3301 North Sherwood Way at West Avenue North, San Angelo, Tex.; effective 6-10-64 to 9-2-64; sales clerks; 10 percent for each month. (Variety store; 65 employees).

King Drug Co., No. 32, 242 Taunton Avenue, East Providence, R.I.; effc live 6-11-64 to 9-2-64; sales clerks; between 5.2 percent and 10 percent. (Drug store; 12 employees).

Neisner Brothers, Inc., No. 180, 650 South Main Street, Del Rio, Tex.; effective 5-21-64 to 9-2-64; sales clerk, stock clerk, clerical; between 6.6 percent and 10 percent. (Va-

riety store; 23 employees). Town & Country Supermarket, 506 East Main, Siloam Springs, Ark.; effective 5-21-64 to 9-2-64; stock clerk, carry-out, sacker; between 1.7 percent and 7.1 percent. (Food store; 13 employees).

Each certificate has been issued upon the representations of the employer which, among other things, were that employment of full-time students at special minimum rates is necessary to prevent curtailment of opportunities for em-

ployment, and the hiring of full-time students at special minimum rates will not tend to displace full-time employees. The certificates may be annulled or withdrawn, as indicated therein, in the manner provided in Part 528 of Title 29 of the Code of Federal Regulations. person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of 29 CFR 519.9.

Signed at Washington, D.C., this 24th day of June 1964.

> ROBERT G. GRONEWALD, Authorized Representative of the Administrator.

[F.R. Doc. 64-6587; Filed, July 1, 1964; 8:46 a.m.]

## INTERSTATE COMMERCE **COMMISSION**

### FOURTH SECTION APPLICATIONS FOR RELIEF

JUNE 29, 1964.

Protests to the granting of an application must be prepared in accordance with Rule 1.40 of the general rules of practice (49 CFR 1.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

### LONG-AND-SHORT-HAUL

FSA No. 39104-Joint Motor-Rail Rates—Central States. Filed by Central States Motor Freight Bureau, Inc., agent (No. 79), for interested carriers. Rates on various commodities moving on class and commodity rates over joint routes of applicant rail and motor carriers, between points in central states territory.

Grounds for relief: Motor-truck competition.

Tariff: Supplement 8 to Central States Motor Freight Bureau, Inc., agent, tariff MF-I.C.C. 1087.

FSA No. 39105-Sand to Elmira, N.Y. Filed by Southwestern Freight Bureau. agent (No. B-8559), for interested rail carriers. Rates on sand, in carloads, from Guion, Ark., Klondike, Ludwig and Pacific, Mo., Gate, Mill Creek and Roff, Okla., also Brady, Tex., to Elmira, N.Y. Grounds for relief: Market Competi-

Tariff: Supplement 22 to Southwestern Freight Bureau, agent, tariff I.C.C. 4565.

FSA No. 39106—Sheet Steel to Cedars, Miss. Filed by Traffic Executive Association-Eastern Railroads, agent (E.R. No. 2725), for interested rail carriers. Rates on sheet steel, plain, in carloads, from specified points in Ohio, Pennsylvania and West Virginia, to Cedars, Miss.

Grounds for relief: Truck-barge-rail and market competition.

Tariff: Supplement 4 to Traffic Executive Association-Eastern Railroads, Agent, tariff I.C.C. C-428.

By the Commission.

[SEAT.] HAROLD D. McCoy. Secretary.

[F.R. Doc. 64-6592; Filed, July 1, 1964; 8:47 a.m.]

[Notice 1006]

## MOTOR CARRIER TRANSFER PROCEEDINGS

JUNE, 26, 1964.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 179), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC 66453. By order of June 24, 1964, the Transfer Board on reconsideration approved the transfer to George Lefkowitz, Albert Lefkowitz, and Martin Lefkowitz, a Partnership, doing business as Peerless Moving & Trucking Co., Brooklyn, N.Y., of the operating rights in Certificates in Nos. MC 78926 and MC 78926 (Sub. No. 2), both issued by the Commission August 16, 1950, to George Lefkowitz and Mollie Lefkowitz, a Partnership, doing business as Peerless Moving & Trucking Co., New York (Brooklyn), N.Y., authorizing the transportation, over irregular routes, of household goods, between New York, N.Y., on the one hand, and, on the other, points in Connecticut, New York, New Jersey, Pennsylvania, and Massachusetts, and between New York, N.Y., on the one hand, and, on the other, points in Delaware, Maryland, Virginia, Ohio, and the District of Columbia.

Herbert Glabman, 32 Court Street, Brooklyn 1, New York, attorney for applicants.

No. MC-FC 66752. By order of June 24, 1964, the Transfer Board approved the transfer to Rudolph Stocko, doing business as Cardinal Transport, Akron, Ohio, of the operating rights in Permit in No. MC 10150, issued March 7, 1957, to Clement L. May, Akron, Ohio, authorizing the transportation over irregular routes, of tire fabric, chemicals, scrap tires and tubes, and such commodities, as are manufactured, processed, or dealt in by rubber manufacturers or steel products manufacturers, and equipment, materials, and supplies used in the conduct of such businesses, from and to specified points in Massachusetts, Ohio, Connecticut, New Jersey, New York, and Rhode Island, varying with the commodities indicated.

John R. Meeks, P.O. Box 1389, 607 Copley Road, Akron, Ohio, attorney for applicants.

No. MC-FC 66833. By order of June 24, 1964, the Transfer Board approved the transfer to The Beiter Line Corp., Elyria, Ohio, of Certificate in No. MC 496, issued June 1, 1949, to The Beiter Line, Inc., Elyria, Ohio, authorizing the transportation of general commodities, except household goods, commodities in bulk, and other specified commodities,

between Lorain, Ohio, and Cleveland, Ohio, over a regular route; and for substitution of the Beiter Line Corp., in lieu of The Beiter Line, Inc., Elyria, Ohio, as applicant in No. MC 496 (Sub No. 3) for a certificate of registration to operate in interstate or foreign commerce authorizing operations under the former second proviso of Section 206(a) (1) of the Act supported by Ohio Certificates Nos. 1129 and 1130–R to transport property between specified points in Ohio.

James M. Burtch, c/o George, Greek, King & McMahon, 44 East Broad Street, Columbus 15, Ohio, attorney for applicants.

No. MC-FC 66877. By order of June 25, 1964, the Transfer Board approved the transfer to Elliott Bros. Truck Line, Inc., Dysart, Iowa, of the operating rights issued by the Commission December 20, 1946, under Certificate in No. MC 78947, to Robert Elliott, doing business as Elliott Bros., Dysart, Iowa, authorizing the transportation, over regular routes, of agricultural implements and harness, from Rockford, Ill., to Waterloo, Iowa, serving intermediate point of Freeport, Ill., and off-route points of Cedar Falls, Iowa; chicken brooders, from Quincy, Ill., to Waterloo, Iowa: such merchandise as is dealt in by retail hardware dealers, from Peoria, Ill., to Waterloo, Iowa, serving the intermediate point of Galesburg, Ill.; between Waterloo, Iowa, and Belleville, Ill., serving the intermediate points of Alton, East Alton, and East St. Louis, Ill.; livestock, feed, agricultural machinery, and such merchandise as is dealt in by retail hardware dealers, between Waterloo, Iowa, and Chicago, Ill., serving specified intermediate and off-route points in Iowa and Illinois; Gary, Ind., and points in Benton and Blackhawk Counties, Iowa; Bremer and Butler Counties, Iowa; and parts of Tama County, Iowa, and Grundy County, Iowa; and such merchandise as is dealt in by retail hardware dealers, over irregular routes, from Minneapolis, Minn., to Waterloo, Iowa.

Kenneth F. Dudley, 901 South Madison Avenue, P.O. Box 279, Ottumwa, Iowa, transportation consultant for applicants.

applicants.

No. MC-FC 66906. By order of June 24, 1964, the Transfer Board approved the transfer to Helmer N. McCallson, Leonard A. McCallson, and Victor H. McCallson, a Partnership, doing business as McCallson Van & Storage Company, 135 West Manchester Avenue, Los Angeles 3, Calif., of the operating rights in Certificate in No. MC 35029, issued May 9, 1956, to Helmer McCallson, doing business as McCallson Van & Storage Co., 135 West Manchester Avenue, Los Angeles 3, Calif., authorizing the transportation, over irregular routes, of household goods, between points in Los Angeles, Calif., and between Los Angeles, Calif., on the one hand, and, on the other, Los Angeles Harbor, and Long Beach Harbor, Calif.

No. MC-FC 66937. By order of June 24, 1964, the Transfer Board approved the transfer to Leighty Truck Line, Inc., Canby, Oregon, of Certificates in Nos.

MC 74052 and MC 74052 (Sub No. 2), issued January 18, 1954 and August 31, 1959, respectively, to Robert W. Larson, Jr., and Duane B. Davis, a Partnership, doing the transportation of general commodities, excluding household goods and commodities in bulk, over regular routes, between Aurora, Oreg., and Portland, Oreg., serving the intermediate and off-route points of Barlow, Canby, New Era, and Coalca, Oreg., and those within 15 miles of Aurora; seed and grain, over irregular routes, from points in Clackamas, Marion, Polk, Linn, Benton, and Lane Counties, Oreg., to Portland, Oreg., and Vancouver, Wash.; between points in Clackamas, Marion, Pol, Linn, Benton, and Lane Counties, Oreg.; and bananas, and bananas and fresh fruits and vegetables in mixed shipments, over irregular routes, from Portland, Oreg., to Aberdeen and Centralia, Wash.

Lawrence V. Smart, Jr., 419 Northwest 23d Avenue, Portland, Oreg., 97210, attorney for applicants.

No. MC-FC 66942. By order of June 24, 1964, the Transfer Board approved the transfer to Donald J. Hammel, doing business as Laurel Mountain Express, Pittsburgh, Pa., of Certificate in No. MC 109656 (Sub No. 1), issued June 12, 1959, to Russell L. Eisler, doing business as Eisler Express, Somerset, Pa., authorizing the transportation of general commodities, excluding household goods and commodities in bulk, over regular route, between the Borough of Somerset, Somerset County, Pa., and Pittsburgh, Pa., serving no intermediate points.

Arther J. Diskin, 302 Frick Building, Pittsburgh 19, Pa., representative for applicants.

No. MC-FC 66987. By order of June 23, 1964, the Transfer Board approved the transfer to Robert W. Mallory, doing business as Bellingham-Sumas Stages, Bellingham, Wash., of Certificates in December 3, 1963, to Jack E. Nutter and Robert W. Mallory, a Partnership, doing business as Bellingham-Sumas Stages, Bellingham, Wash., authorizing transportation of passengers and their baggage, and newspapers, express, and mail in the same vehicle with passengers, over regular routes, between Bellingham, Wash., and Sumas, Wash., serving all intermediate points; and passengers and their baggage, in round-trip charter operations, over irregular routes, beginning and ending at ports of entry in Whatcom County, Wash., on the United States-Canada Boundary line and extending to points in Washington.

Robert W. Mallory, 104 Prospect Street, Bellingham, Wash., representative for applicants.

No. MC-FC 66990. By order of June 24, 1964, the Transfer Board approved the transfer to Murph's Express, Inc., Denver, Colo., applicant in No. MC 121195 (Sub No. 1), BOR-99 application filed February 4, 1963, in the name of Richard E. Huff and Edward L. Huff, doing business as Murph's Express, Denver, Colo., for certificate of registration to operate in interstate or foreign commerce authorizing operations under the former second proviso of Section 206(a) (1) of the Act, supported by Colorado Certifi-

NOTICES

8388

cates Nos. 3473 and 3473–1, authorizing the transportation of general commodities, except commodities which, because of size or weight, require special equipment, from point to point within the City, and County of Denver, State of Colorado; extended to include an area within a radius of ten miles from the Denver County Boundary as it exists on January 1, 1959. Interstate authority: between all points in Colorado and the Colorado State Boundary lines where all highways cross the same, in interstate commerce only, subject to the provisions of the Federal Motor Carrier Act of 1935, as amended.

John P. Thompson, 450 Capitol Life Building, Denver 3, Colorado, attorney for applicants.

[SEAL]

HAROLD D. McCoy, Secretary.

[F.R. Doc. 64-6593; Filed, July 1, 1964; 8:47 a.m.]

[Notice 1006-A]

## MOTOR CARRIER TRANSFER PROCEEDINGS

JUNE 26, 1964.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 179),

appear below:

As provided in the Commission's general rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 30 days from the date of service of the order. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC 66604. By order of June 22, 1964, the Commission, Division 3, acting as an Appellate Division, approved the transfer to Philip Albo, doing business as Amello Trucking Company, Franklin Square, L.I., New York, of a portion of the operating rights in the Corrected Certificate in No. MC 75334, issued by the Commission June 14, 1941, acquired by transferor herein December 4, 1963, pursuant to approval and consummation of the transaction authorized in No. MC-FC 6344, and assigned No. MC 60572 (Sub No. 11), authorizing the transportation

of general commodities, excluding household goods and commodities in bulk, over irregular routes, between New York, N.Y., on the one hand, and, on the other, noints in Nassau County, N.Y.

points in Nassau County, N.Y.
George A. Olsen, 69 Tonnelle Avenue,
Jersey City, N.J., 07306, representative
for applicants.

[SEAL]

HAROLD D. McCox, Secretary.

[F.R. Doc. 64-6594; Filed, July 1, 1964; 8:47 a.m.]

[Rev. S.O. 562; Taylor's I.C.C. Order 170; Amdt. 1]

## GEORGIA & FLORIDA RAILWAY Rerouting of Traffic

Upon further consideration of Taylor's I.C.C. Order No. 170 (Georgia & Florida Railway) and good cause appearing therefor:

It is ordered, That Taylor's I.C.C. Order No. 170 be, and it is hereby, amended by substituting the following paragraph (g) for paragraph (g) thereof:

(g) Expiration date: This order shall expire at 11:59 p.m., December 31, 1964, unless otherwise modified, changed, suspended, or annulled.

It is further ordered, That this amendment shall become effective at 11:59 p.m., June 30, 1964, and that this order shall be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement, and by filing it with the Director, Office of the Federal Register.

Issued at Washington, D.C., June 26, 1964.

Interstate Commerce Commission, Charles W. Taylor,

Agent.

[SEAL]

[F.R. Doc. 64-6595; Filed, July 1, 1964; 8:47 a.m.]

[Rev. S.O. 562; Taylor's I.C.C. Order 136; Amdt. 15]

### RUTLAND RAILROAD CORP.

### Rerouting of Traffic

66344, and assigned No. MC 60572 (Sub Upon further consideration of Taylor's No. 11), authorizing the transportation I.C.C. Order No. 136 (Rutland Railroad

Corporation) and good cause appearing therefor:

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· It is ordered, That Taylor's I.C.C. Order No. 136 be, and it is hereby, amended by substituting the following paragraph (g) for paragraph (g) thereof:

(g) Expiration date: This order shall expire at 11:59 p.m., December 31, 1964, unless otherwise modified, changed, suspended or annulled.

It is further ordered, That this amendment shall become effective at 11:59 p.m., June 30, 1964, and that this order shall be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement, and by filing it with the Director, Office of the Federal Register.

Issued at Washington, D.C., June 26, 1964.

[SEAL]

INTERSTATE COMMERCE COMMISSION CHARLES W. TAYLOR, Agent.

[F.R. Doc. 64-6596; Filed, July 1, 1964; 8:48 a.m.]

### KEITH H. LYRLA

## Statement of Changes in Financial Interests

Pursuant to subsection 302(c), Part III, Executive Order 10647 (20 F.R. 8769) "Providing for the Appointment of Certain Persons under the Defense Production Act of 1950, as amended," I hereby furnish for filing with the Division of the Federal Register for publication in the Federal Register the following information showing any changes in my financial interests and business connections as heretofore reported and published (20 F.R. 10086; 21 F.R. 3475; 21 F.R. 9198; 22 F.R. 3777; 22 F.R. 9450; 23 F.R. 3798; 23 F.R. 9501; 24 F.R. 4187; 24 F.R. 9502; 25 F.R. 102; 26 F.R. 1692; 26 F.R. 6284; 27 F.R. 684; 27 F.R. 6409; 28 F.R. 197; 28 F.R. 7059; and 29 F.R. 585) during the period from January 1, 1964 through June 30, 1964.

500 shares—Illinois Central Industries, Inc.

Dated: June 22, 1964.

### KEITH H. LYRLA.

[F.R. Doc. 64-6597; Filed, July 1, 1964; 8:48 a.m.]

### **CUMULATIVE CODIFICATION GUIDE—JULY**

The following numerical guide is a list of the parts of each title of the Code of Federal Regulations affected by documents published to date during July.

1 CFR	Page	14 CFR	Page	26 CFR—Continued	Page
CFR Checklist	8253	31 [New] 8	3256	PROPOSED RULES:	
		71 [New] 8260,8		1	8268
5 CFR			3322 [	29 CFR	
213	8253	Proposed Rules:			
		31 [:\forall \text{w}] 8			
7 CFR		507 8		1500	8375
722		16 CFR '	1	46 CFR	
728		13 8261-8263, 8322-8	324	530	8376
849	8253	3008		PROPOSED RULES:	
917		4088	3324	401	8377
1032		21 CFR		49 CFR	
1131	8299			Proposed Rules:	
PROPOSED RULES:		121 8263, 8264, 8	376	170 8274,	0075
1068		24 CFR .	- 1		0410
1099	8271	203 8	3264	50 CFR	
9 CFR		26 CFR :	- 1	33	8376
				PROPOSED RULES:	
131	8321	31 8	3305	32	8270
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